

UNITED STATES DISTRICT COURT  
FOR THE WESTERN DISTRICT OF WASHINGTON

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JAN 27 2021

AT SEATTLE  
CLERK U.S. DISTRICT COURT  
WESTERN DISTRICT OF WASHINGTON  
BY DEPUTY

PARLER LLC,

Plaintiff

**JEFFREY CUTLER**

Intervenor Plaintiff

v.

AMAZON WEB SERVICES, INC.

Defendant

CASE NO. 2:21-cv-00031 BJR

JURY TRIAL REQUESTED

**MOTION TO INTERVENE, RECONSIDER AND INJUNCTIVE**

**RELIEF BECAUSE OF CRIMES (18 U.S. Code § 1519 -**

**Destruction, alteration, or falsification of records) & MAIL FRAUD**

**AND TO COMBINE CASES FOR JUDICIAL EFFICIENCY AND**

**SUMMARY JUDGEMENT**



Here comes Jeffrey Cutler, Paintiff-Intervenor in this case based on the United States Constitution Ammend 1, for Redress of Grievances and preservation of the Establishment Clause, Mr. Cutler files **THIS MOTION TO INTERVENE, RECONSIDER AND INJUNCTIVE RELIEF BECAUSE OF CRIMES (18 U.S. Code § 1519 - Destruction, alteration, or falsification of records) & MAIL FRAUD AND TO COMBINE CASES FOR JUDICIAL EFFICIENCY AND SUMMARY JUDGEMENT**, to correct for new crimes and **OBSTRUCTION of JUSTICE** recently re-discovered **13JAN2021 at 4:10 PM**, originally based on a document filed 14DEC2020 and hidden. A previous document in case 21-40001 was altered by persons unknown to protect the **CRIMES** of the **FBI/CIA** and **KLU KLUX KLAN**. It also shows **BIAS** and **MALICIOUS** intent to violate **EQUAL TREATMENT** under the law, a violation of the United States Constitution **Ammend 5**. Jeffrey Cutler has **STANDING** and it was granted by the **USCA in DC** on **14AUG2015** for case **14-5183** , and **ORDER** does not **EXPIRE**. Mr. Cutler was granted the **RIGHT** to challenge the **ESTABLISHMENT CLAUSE** by the court and has been trying to pursue hjs first ammendment right to **PETITION THE COURT FOR REDRESS OF GRIEVANCES**. Recently in case # 1:17-cv-05228 Judge Nicholas G. Garaufis (Eastern District of New York) SIMPLY STATED MR. CUTLER IS NOT PART OF THE CASE AND VIOLATED EQUAL PROTECTION UNDER THE LAW AND HAD THE DOCUMENT RETURNED WITH NO RECORD ON THE DOCKET EVEN THOUGH JOSH SHAPIRO (a



Sonderkommando, elector for Joe Biden and the current Attorney General of Pennsylvania) IS ON THE DOCKET. Mr. Cutler is being denied MEDICARE part B coverage while the order in this case grants that coverage immediately to NON-CITIZENS even though when DACA was set up the president OBAMA publically stated the program was ILLEGAL. These persons are being GRANTED EXTRA RIGHTS. Mr. Cutler a natural born citizen presently 66 years old and second generation American and JEWISH, eligible to be President or Speaker of the House. In case 20-2936 ECF 29 page 169 Mr. Cutler filed a copy of the order from Mr. Torres dated 12APR2018 that all voting methods must have a HARD COPY RECORD AVAILABLE filed 20OCT2020, as part of funding from the FEDERAL GOVERNMENT!! The laws were altered in Pennsylvania to provide DROP BOXES that failed to have this provision. Mr. Cutler had stated these ballots violated the states OWN order, and a judge should decide their they are ILLEGAL, just like the term that may presently describe the sick bird Philadelphia football team ILL EAGLE. The Citizens of the State of New York and may have been violated by equal protection 03JAN2021 based on possible bribes or collusion to LOOSE the football game due to substitution of the Quarterback, so the GIANTS were not able to be in the playoffs, the coach has since been terminated. On 13JAN2021 at 4:10 PM, a 321 Page AMMENDED & CORRECTED EMERGENCY EXPEDITED PETITION FOR HEARING ENBANC AND INJUNCTIVE RELIEF BECAUSE OF CRIMES (18 U.S. Code § 1519 - Destruction, alteration, or



**falsification of records) & MAIL FRAUD AND TO COMBINE CASES FOR JUDICIAL EFFICIENCY AND SUMMARY AFFIRMATION** in Philadelphia

USCA case 20-1422, which was prior to the vote of the SNAP IMPEACHMENT with NO ability of the president to present any witnesses or other

**EXCULPATARY** evidence This was equivalent of a **HIGH TECH LYNCHING** (to quote Clarence Thomas) just like Mr. Cutler was subjected. The comments of the president were selectively **EDITED** to remove the word **peaceful**, and the concept this speech incited the riot is contradicted by reports that the **FBI** knew about activities for over a month (the document is contained in the Addendum). This impeachment as fair was as true and correct as the attack on 11SEP2012 when [[Susan Rice]] stated "But our current best assessment, based on the information that we have at present, is that, in fact, what this began as, it was a spontaneous -- not a premeditated -- response to what had transpired in Cairo. In Cairo, as you know, a few hours earlier, there was a violent protest that was undertaken in reaction to this very offensive video that was disseminated." On 12JAN2021 Jeffrey Cutler filed a **MAIL FRAUD** complaint against **AMAZON** and **Jeffrey Bezos** and on **11JAN2021** filed a **MAIL FRAUD** complaint against **TWITTER** and **Jack Dorsey**. The **MAIL FRAUD** complaints are based on being a INVESTOR in both companies and the **ANNUAL REPORTS OF BOTH COMPANIES** that are **MAILED** to **Mr. Cutler** and **other investors** and statements in those reports.



THERE IS TIME STAMPED PROOF OF ELECTORAL FRAUD IN  
PENNSYLVANIA, ORIGINALLY FILED IN FEDERAL COURT 20OCT2020

PAGE 169 OF CASE 20-2936

PAGE 9 OF THE LINK BELOW !!<ref>

[https://www.courtlistener.com/recap/gov.uscourts.pamd.127057/gov.uscourts.pamd.1](https://www.courtlistener.com/recap/gov.uscourts.pamd.127057/gov.uscourts.pamd.127057.181.0.pdf)

27057.181.0.pdf </ref> THE DROP BOXES IN PENNSYLVANIA FAILED TO

HAVE HARD COPY RECEIPT AVAILABLE DESPITE ORDER FROM TORRES

ON 12APR2018 TO THE CONTRARY. ASHLI BABBITT WAS ACTING AS A

CITIZEN JOURNALIST AND SHE HEARD THE CONSPIRACY WITH

KKK/ANTIFA AND THE POLICE, THAT IS WHY SHE WAS MURDERED.

PER USCA CASE 17-1770 JOE BIDEN WAS PART OF A GROUP HELPING TO

SMUGGLE STOLEN NAZI ART INTO THE UNITED STATES AND BILL

COSBY FOUND OUT. On 13JAN2021 JOSH SHAPIRO is named in part of a

Petition [[En banc]] in the USCA in [[Philadelphia]] on Page 62 is a letter from

[[Nancy Pelosi]] to [[Ted Wheeler]] dated 27AUG2020 SUPPORTING VIOLENCE

IN [[Portland, Oregon]], On Page 67 is EVIDENCE OF COMPLAINT of [[Electoral

fraud]] made to Office of Attorney General Josh Shapiro 24DEC2020 at 7:50 AM.

On Page 68 is a letter of a Private Criminal Complaint About Perjury and Obstruction

of Justice made to Office of Attorney General Josh Shapiro dated 20JUN2017, that

concerns the MURDER of [[Jonathan Luna]] by the [[Ku Klux Klan]]. Also see

[[Publican and the Pharisee]] and [[Parable of the Unjust Judge]]



Watch [https://www.youtube.com/watch?v=mgCle8F\\_zUk](https://www.youtube.com/watch?v=mgCle8F_zUk) for more information and read comments sorted newest first. Also see <ref>

<https://www.americanfreedomlawcenter.org/case/jeffrey-cutler-v-u-s-dept-of-health-human-services/>

</ref> and <ref> <https://www.brennancenter.org/legal-work/corman-v-torres> </ref><ref>

<https://redistricting.lls.edu/files/PA%20corman%2020180724%20brief.pdf> </ref><ref>

[https://www.pacermonitor.com/public/case/27231978/CUTLER v PELOSI et al](https://www.pacermonitor.com/public/case/27231978/CUTLER_v_PELOSI_et_al) </ref> As an Official

Whistle Blower in the Commonwealth of Pennsylvania, Jeffrey Cutler declares the actions Mr. Krasner, the Mayor of Philadelphia, and the Governor were a concerted effort to legally Murder Jews and Blacks. Mr. Cutler ran for governor as a Pro Se candidate against Tom Wolf and had an advertisement in the METRO paper on 24OCT2018 page 15 :titled "SAVE BILL COSBY"

On 22JUN2020 a PETITION FOR IMMEDIATE INJUNCTION PENDING APPEAL was finally put online in case 20-1449 even though it was actually filed on 20MAY2020 at 4:10 PM.. The case is called the UNITED STATES OF AMERICA v. JOESEPH JOHNSON. The office of the president responded to this by 21MAY2020. The president gave a short NEWS CONFERENCE on 22MAY2020 demanding all places of worship be allowed to open. Employees of the federal government and others have been involved in a criminal conspiracy to **OBSTRUCT JUSTICE** and damage the United States. In case #20-5143 DC USCA Nancy Dunn obstructed documents mailed and sent to <ref> [prosefilings@cadc.uscourts.gov](mailto:prosefilings@cadc.uscourts.gov) </ref> Mr. Cutler had sent a 330 page document on 17JUL2020 but that document



vanished, just like the white bunny HARVEY, who is invisible in the picture of Mke Pence with his bunny Marlon Bundo on 16NOV2020 on the front page of the Philadelphia Inquirer. The USPS tracking number 9510 8141 4908 0199 0615 60 is not reporting results. The lawyers in sending Mr. Cutler the letters by MAIL makes them all a party to the CONSPIRACY to INTERFERE IN INTERSTATE COMMERCE and MAIL FRAUD. On 30SEP2020 at 12:42 PM (RESTAMPED 05OCT2020) Jeffrey Cutler filled a 571 Page PETITION TO COMBINE CASES FOR JUDICIAL EFFICIENCY BECAUSE OF CRIMES (18 U.S.C. § 653 MISUSE OF FEDERAL FUNDS, MAIL FRAUD, AND OTHER CRIMES), AND SUMMARY AFFIRMATION USCA CASE 20-2936. On 15OCT2020 at 12:42 PM Jeffrey Cutler filled a 194 Page AMENDED PETITION TO COMBINE CASES FOR JUDICIAL EFFICIENCY BECAUSE OF CRIMES (18 U.S.C. § 653 MISUSE OF FEDERAL FUNDS, MAIL FRAUD, AND OTHER CRIMES), AND SUMMARY AFFIRMATION USCA CASE 20-2936 On 19OCT2020 Jeffrey Cutler filled a 244 Page ERATTA FOR AMENDED PETITION TO COMBINE CASES FOR JUDICIAL EFFICIENCY BECAUSE OF CRIMES (18 U.S.C. § 653 MISUSE OF FEDERAL FUNDS, MAIL FRAUD, AND OTHER CRIMES), AND SUMMARY AFFIRMATION USCA CASE 20-2936 On 28OCT2020 at 1:38 PM Jeffrey Cutler filled a PETITION FOR ENBANC REVIEW of PETITION TO COMBINE CASES FOR JUDICIAL EFFICIENCY BECAUSE OF CRIMES (18 U.S.C. § 653 MISUSE OF FEDERAL FUNDS, MAIL FRAUD, AND OTHER



CRIMES), AND SUMMARY AFFIRMATION AND PEREMTORY  
DISQUALIFICATION OF ALL JUDGES OF THE THIRD CIRCUIT AND MOVE  
TO FIFTH CIRCUIT. On 12NOV2020 at 3:56 PM Jeffrey Cutler filled a PETITION  
TO COMBINE ADDITIONAL CASES BEFORE ENBANC REVIEW BECAUSE  
OF ADDITIONAL CRIMES (18 U.S. Code § 1519 - Destruction, alteration, or  
falsification of records) FOR JUDICIAL EFFICIENCY in USCA case 20-2936  
On 23NOV2020 AT Jeffrey Cutler filed a 199 page PETITION FOR INJUNCTIVE  
RELIEF BECAUSE OF CRIMES (18 U.S. Code § 1519 - Destruction, alteration, or  
falsification of records) AND TO COMBINE CASES FOR JUDICIAL  
EFFICIENCY AND SUMMARY AFFIRMATION IN CASE 20-3371 IN PERSON  
IN PHILADELPHIA AT 3:45 PM. THIS IS the appeal of DONALD J. TRUMP FOR  
PRESIDENT INC., et al. v. KATHY BOOKVAR, et al. case 4:20-cv-02078. Mr.  
Cutler filed a 322 MOTION TO DECLARE DONALD J. TRUMP, INC.  
VICTORIOUS FOR INJUNCTIVE RELIEF BECAUSE OF CRIMES (18 U.S.C. §  
1519 – Destruction, alteration, or falsification of records, MAIL FRAUD, AND  
OTHER CRIMES), COMBINE CASES FOR JUDICIAL EFFICIENCY AND  
SUMMARY JUDGEMENT and it is time stamped 19NOV2020 case case number  
4:20-cv-02078. Even though it is on 322 page document it was put on the DOCKET  
as ECF 180 and ECF 181. Both of these documents are available via the internet at  
<ref> <https://www.courtlistener.com/recap/gov.uscourts.pamd.127057/gov.uscourts.pamd.127057.180.0.pdf>  
</ref>



<ref> <https://www.courtlistener.com/recap/gov.uscourts.pamd.127057/gov.uscourts.pamd.127057.181.0.pdf>

</ref>

Mr. Cutler has written in the document that COVID-19 is BIO-WARFARE FROM CHINA AIDED BY BRIBES AND CORRUPTION AROUND THE WORLD. A COPY WAS EMAILED TO OVER 200 PERSONS AND NEWS ORGANIZATIONS, INCLUDING RUDY. BASED ON MR. CUTLER'S VALIDATION EXPERIENCE HE THINKS THAT THE TESTING COMPONENTS MAY BE TAINTED and actually causing increase in COVID-19. This is based on PREVIOUS actions by CHINA.

<ref><https://www.govinfo.gov/content/pkg/CHRG-110hhrg53183/html/CHRG-110hhrg53183.htm> </ref>

<ref> <https://www.nytimes.com/2008/03/06/health/06heparin.html> </ref>

<ref><https://www.latimes.com/archives/la-xpm-2008-mar-20-na-fda20-story.html> </ref>

<ref>[https://en.wikipedia.org/wiki/2007\\_pet\\_food\\_recalls](https://en.wikipedia.org/wiki/2007_pet_food_recalls) </ref>

18 U.S. Code § 1519 - Destruction, alteration, or falsification of records involving ECF 33 filed 28OCT2020. Mr. Cutler believes the same technique used in the VW EMISSIONS SCANDAL WAS USED TO ALTER VOTES and possibly by the same programmers <ref>

[https://www.nytimes.com/interactive/2015/business/international/vw-diesel-emissions-scandal-](https://www.nytimes.com/interactive/2015/business/international/vw-diesel-emissions-scandal-explained.html)

[explained.html](https://www.nytimes.com/interactive/2015/business/international/vw-diesel-emissions-scandal-explained.html) </ref> <ref>[https://www.ydr.com/story/news/politics/elections/2019/11/06/how-pa-fix-](https://www.ydr.com/story/news/politics/elections/2019/11/06/how-pa-fix-paper-ballot-voting-problems-before-2020-presidential-election/2507101001/)

[paper-ballot-voting-problems-before-2020-presidential-election/2507101001/](https://www.ydr.com/story/news/politics/elections/2019/11/06/how-pa-fix-paper-ballot-voting-problems-before-2020-presidential-election/2507101001/) </ref> PER USCA CASE

17-1770 **JOE BIDEN** IS INVOLVED IN DEALING IN STOLEN NAZI ART



FROM WWII. THE 199 PAGE DOCUMENT FILED 23NOV2020 AT 3:45 PM  
VANISHED IN FEDERAL COURT!!

On 31DEC2020 Jeffrey Cutler at 11:11 AM he filed a 383 PAGE MOTION FOR  
SUBSTITUTION OF JUDGE AND MOTION FOR RECONSIDERATION AND  
INJUNCTIVE RELIEF BECAUSE OF CRIMES (18 U.S. Code § 1519 -  
Destruction, alteration, or falsification of records) & MAIL FRAUD AND TO  
COMBINE CASES FOR JUDICIAL EFFICIENCY AND SUMMARY  
JUDGEMENT in the UNITED STATES DISTRICT COURT OF THE EASTERN  
DISTRICT OF NEW YORK CASE #1:17-cv-05228 (STATE OF NEW YORK v.  
DONALD J. TRUMP) AS AN INTERVENOR DEFENDANT. On page 46&47 of  
USCA case 20-2936 filed 12NOV2020 (55 & 56 of ECF 181 case 4:20-cv-02078) is  
documented evidence of (18 U.S. Code § 1519 - Destruction, alteration, or  
falsification of records) involving ECF 33 filed 28OCT2020. Mr. Cutler believes the  
same technique used in the VW EMISSIONS SCANDAL WAS USED TO ALTER  
VOTES and possibly by the same programmers <ref>

<https://www.nytimes.com/interactive/2015/business/international/vw-diesel-emissions-scandal-explained.html></ref>

<ref>[https://www.ydr.com/story/news/politics/elections/2019/11/06/how-pa-fix-paper-ballot-voting-problems-before-2020-](https://www.ydr.com/story/news/politics/elections/2019/11/06/how-pa-fix-paper-ballot-voting-problems-before-2020-presidential-election/2507101001/)

[presidential-election/2507101001/](https://www.ydr.com/story/news/politics/elections/2019/11/06/how-pa-fix-paper-ballot-voting-problems-before-2020-presidential-election/2507101001/)</ref> PER USCA CASE 17-1770 JOE BIDEN IS

INVOLVED IN DEALING IN STOLEN NAZI ART FROM WWII. Mr. Cutler  
previously had filed copies of documents from case 19-11466 (Bankruptcy of  
PHILADELPHIA ACCADEMIC HEALTH SYSTEM- HAHNEMANN HOSPITAL



), in ECF 66 case 5:19-cv-00834 filed 14AUG2020 ( documents vanished, see pages 23, 53 & 60). Mr. Cutler had desired to keep the hospital open since he had been a previous grad of DREXEL UNIVERSITY. In fact he had talked to 2 of the bidders for the Hospital that wanted to KEEP IT OPEN as a running HOSPITAL and offered funds from the DEFAULT JUDGEMENT FROM BRIAN SIMMS. Tom Wolf, the mayor of Philadelphia, and Brian Simms all gave speeches that were covered by the media, but everything Mr. Cutler did was censored. Mr. Cutler was prevented from attending hearings at the law office of Saul Ewing while reporters were allowed to attend at the law office of Saul Ewing (he was asked to leave by security, and Philadelphia Police). Mr. Cutler previously had contested the states order that they could redistrict (USCA Case 18-1816) via a method that gave the court this power even though it VIOLATED THE PENNSYLVANIA CONSTITUTION and allowed it to be ammended in 10 days, <ref> <https://www.brennancenter.org/legal-work/corman-v-torres> </ref><ref> <https://redistricting.ils.edu/files/PA%20corman%2020180724%20brief.pdf> </ref> and conceal the MURDER of employee of the Federal Government with the aid of the [[FBI]]. Mr. Cutler a former ELECTED TAX COLLECTOR in November 2013 and has been trying to clear his name based on PERJURED testimony 18 U.S.C. § 1001, bank robbery by others, insurance fraud on 17MAR2017 and a challenge to OBAMACARE on 31DEC2013 (case 1:13-cv-2066 in Washington, DC). Mr. Cutler was granted the right to challenge OBAMACARE by the USCA in Washington, DC on 14AUG2015. Mr. Cutler has filed in many cases and has caught persons



obstructing justice like in case 20-5143 (USCA Washington, DC), Nancy Dunn stated she discarded all the documents and OBSTRUCTED JUSTICE. Many cases involve unopposed motions. Priority mail tracking number #9510 8066 2091 0225 1534 23. A document sent to the Supreme court on 30NOV2020 at 4:28 PM used Express Mail, tracking number EJ5050342510S and vanished also, just like previous documents in federal court. In case # ON 07DEC2020 JEFFREY CUTLER FILED VIA NEXT DAY MAIL (EJ505033021US) A 315 PAGE MOTION FOR RECONSIDERATION AND INJUNCTIVE RELIEF BECAUSE OF CRIMES (18 U.S. Code § 1519 - Destruction, alteration, or falsification of records) AND TO COMBINE CASES FOR JUDICIAL EFFICIENCY AND SUMMARY JUDGEMENT IN CASE 1:17-cv-05228 (STATE OF NEW YORK v. DONALD J. TRUMP AS A Intervenor Defendant. [[DACA CASE CITING EQUAL TREATMENT UNDER THE LAW- first 59 pages of 315 attached in the Addendum]] ON PAGE 67 IS EVIDENCE OF ELECTORAL FRAUD AND DONALD TRUMP VICTORY IN PENNSYLVANIA. ORIGINALLY FILED AS PAGE 169 (P320) USCA CASE 20-2936 (COUNTY OF BUTLER, et al. v. THOMAS WOLF, et al.). Even though the document IN CASE 1:17-cv-05228 was recieved on 08DEC2020 AT 10:56 AM, it has yet to be put on the DOCKET, despite multiple claims by the clerks. Josh Shapiro (a SONDERKOMMANDO) is part of the case in New York, and a MAIL FRAUD complaint has been submitted for his previous actions and BASED ON A STORY ON PAGE B2 09DEC2020 PHILADELPHIA



INQUIRER, AG SHAPIRO IS GUILTY OF MAIL FRAUD BASED ON RESPONSE AND FILINGS OF LETTER SENT JUNE 20, 2017 PAGE 59 OF A 315 **PAGE MOTION FOR RECONSIDERATION**. Since he is part of the **ELCTORAL COLLEGE** in Pennsylvania, his vote for Joe Biden will also be a **CONSPIRACY** to commit **MAIL FRAUD** with the other electors and is also **AIDING AND ABETTING in concealing the MURDER of a BLACK FEDERAL EMPLOYEE** (and they are violating **18 U.S.C. § 3** Accessory after the Fact MURDER of Jonthan Luna). In a previous case in Pennsylvania Judge Clarence C. Newcomer ruled that the Democratic campaign of William G. Stinson had stolen the election from Bruce S. Marks in North Philadelphia's Second Senatorial District through an elaborate fraud in which hundreds of residents were encouraged to vote by absentee ballot, a form of **MAIL FRAUD**. On many of the ballots, they used the names of people who were living in Puerto Rico or serving time in prison, and in one case, the voter had been dead for some time.

"Substantial evidence was presented establishing massive absentee ballot fraud, deception, intimidation, harassment and forgery," Judge Newcomer wrote in a decision made public. <ref> <https://www.leagle.com/decision/199489219f3d8731759> </ref>, <ref> <https://www.nytimes.com/1994/02/19/us/vote-fraud-ruling-shifts-pennsylvania-senate.html> </ref>. Even though the judge is named as part of the complaint filed for case #1:20-cr-00165 for **MAIL FRAUD**, someone else could be the real culprit. Judge Jeffrey Schmehl in case 2:17-cv-00984 (Appeal 17-2709) specifically ruled that **FAILURE TO SERVE**



was a reason to deny ALL motions by Mr. Cutler. It was established that ALL parties **FAILED TO EVEN ATTEMPT TO SERVE ALL PARTIES**. The same judge has shown BIAS and **MALICIOUS** intent to violate EQUAL TREATMENT under the law, a violation of the United States Constitution **Ammend 5**, in an effort to violate Mr. Cutler's right to redress of grievances and as a violation of 18 U.S.C. § 3 accessory after the Fact MURDER of Jonthan Luna ( a BLACK employee of the FEDERAL GOVERNMENT). The same persons that **MURDERED Luna** based on the injuries may be the same individuls in a Louisiana town of Baldwin that are responsible for the death of **Quawan "Bobby" Charles**. A mail fraud complaint has been filed against Judge Schmehl for his opinion in the case, for making **PERJURED STATEMENTS BY MAIL**, (18 USC § 1001) and an effort to protect parties that defaulted as well as both insurance companies and their lawyers making false statements by mail in denying claims. Mr. Cutler believes he should be included in this case because the Safehouse activity would lower the property values all over Philadelphia and Pennsylvania and allow illegal drugs to become even more readily available. This would set a standard for **CHINA** to attack the United States even further. The DemoNcrats have pushed for the lowest common demoninator of activity and depavity to destroy this Republic, and destruction of **GOD** in favor of the **STATE**. This **WORLDWIDE** attack based on payments and corruption this court **MUST** deny them the chance to succeed and promote **DRUG DENS** in Philadelphia. On 13MAY1985, then district attorney **Ed Rendel** allowed **FIVE CHILDREN** to be



**CREMATED ALIVE**, based on BOMBs furnished by the **[FBI]**, as a form of eviction. Midge Rendel has **failed** to **RECUSE** from 18-3693.

Statements by Jason Confair (Manhiem Township) and Robert DiDominicis (Haverford Police) fail to serve Mr. Cutler in their latest filing (ECF 41 and ECF 50).

Mr. Cutler believes this constitutes a **CONSPIRACY** to conceal the murder of a Federal Employee found on 04DEC2003 (**Jonathan Luna**) , by persons in the governments (both federal and state) and also the murder of five children on May 13, 1985 as a form of Eviction with the aid of persons in the **FBI**. Shaun Bridges a secret service agency stole over \$ 800,000 and was convicted of the crime in

NOV2017<ref> [https://www.justice.gov/opa/pr/former-secret-service-agent-sentenced-scheme-related-silk-road-](https://www.justice.gov/opa/pr/former-secret-service-agent-sentenced-scheme-related-silk-road-investigation)

[investigation](https://www.justice.gov/opa/pr/former-secret-service-agent-sentenced-scheme-related-silk-road-investigation) </ref><ref> The murder of Sean Suiter was equally tainted

[https://www.ydr.com/story/news/2020/07/10/investigator-death-baltimore-city-police-detective-sean-suiter-charged-kidnapping-](https://www.ydr.com/story/news/2020/07/10/investigator-death-baltimore-city-police-detective-sean-suiter-charged-kidnapping-extortion-case/5412238002/)

[extortion-case/5412238002/](https://www.ydr.com/story/news/2020/07/10/investigator-death-baltimore-city-police-detective-sean-suiter-charged-kidnapping-extortion-case/5412238002/)</ref>Mr. Cutler had stated that he believed that the **MURDER of**

**JONATHAN LUNA** was carried out by the **KLU KLUX KLAN**, and concealed

with help of persons of the **FBI**. Mr. Cutler based on his past jobs & training that the

COVID-19 pandemic is **BIO-WARFARE** against the world from **CHINA** and

**CORRUPT OFFICIALS & CORRUPT MEDIA**. Based on his previous contracts

in **VALIDATION** for **MERCK** , **BAXTER**, **J&J** etc. GMP training and the only

**609** cases and **7 deaths** in **TAIWAN** as of **20NOV2020**, **THAT THE TESTING**

**COMPONENTS MAY BE TAINTED** and actually causing increase in COVID-19.

This is based on PREVIOUS actions by **CHINA**.



<ref><https://www.govinfo.gov/content/pkg/CHRG-110hhrg53183/html/CHRG-110hhrg53183.htm> </ref>

<ref><https://www.nytimes.com/2008/03/06/health/06heparin.html></ref>

<ref><https://www.latimes.com/archives/la-xpm-2008-mar-20-na-fda20-story.html></ref>

<ref>[https://en.wikipedia.org/wiki/2007\\_pet\\_food\\_recalls](https://en.wikipedia.org/wiki/2007_pet_food_recalls) </ref>. Based on these facts, the current non-binding mandate from the Dr. Levine and others in other STATES may be trying to increase the number of cases, to **HARM** the **UNITED STATES** based on bribes and TREASON by mostly DemoNcrats and some Republicans posing as good people who are RHINO's, when President Trump may have been the first DINO identified since the MURDER of John Kennedy.

Every Public Health official that fails to recommend mass Pneumonia vaccinations is complicit in the deaths in the United States. Although **Thanksgiving** was not a religious holiday, many people say a prayer before the meal and therefore the restrictions on **Thanksgiving** is a **VIOLATION** of the **ESTABLISMENT** **CLAUSE**, also since it tries to limit prayer services in PA. , **INTERFERENCE IN INTERSTATE COMMERCE**, and the order also violates **EQUAL PROTECTION** since commuters are exempt in Pennsylvania. Forced testing without a court order violates the FIRST Amendment, just like you cannot be forced to give a DNA sample. Mr. Cutler owns stock in Merck, which manufactures PNEUMOVAX23, and the actions of Dr. Levine have depressed the value of the company, and should be prosecuted just like Martha Stewart was charged and put in prison, but also pushing sales at AMAZON. On 17JUL2020 **TOM WOLF** issued a **DECREE** that **LEBANON COUNTY** cannot get about 12.8 million directed to the



county via the CARES act and VIOLATED 18 U.S.C. § 653, misuse of federal funds and Equal Treatment Under the law (Ammend 14), since LANCASTER COUNTY did the exact same thing. <ref>

<https://pittsburgh.cbslocal.com/2020/07/22/lebanon-county-sues-governor-tom-wolf/> </ref> On

or about 14AUG2020 Tom WOLF reversed himself but dictated that Lebanon

County MUST use 2.8 million of the CARES act funding for MASK

ADVERTISING in direct support of Joe Biden's campaign focus <ref>

[https://papost.org/2020/08/14/reversing-course-wolf-releases-cares-act-funding-to-lebanon-](https://papost.org/2020/08/14/reversing-course-wolf-releases-cares-act-funding-to-lebanon-county/)

[county/](https://papost.org/2020/08/14/reversing-course-wolf-releases-cares-act-funding-to-lebanon-county/) </ref>, which is five years since the USCA in Washington ruled Mr. Cutler

had the right to Defend the Establishment clause (case 14-5183) and 75 years since

VJ day of WWII. DR. FAUCCI, KRISTEN WELKER and Persons of the CDC

have LIED about an Approved Vaccine to Stop COMPLICATIONS from the FLU

& COVID-19 <ref><https://www.futuremedicine.com/doi/10.2217/fca-2020-0082></ref>. They are called

PNEUMOVAX23 and Pprevnar13 which are the PRIME COMPLICATION TO

THE COVID-19 that result in DEATH from pneumococcal disease <ref>

<https://www.diabetes.org/diabetes/medication-management/flu-and-pneumonia-shots></ref>. KRISTEN

WELKER'S HUSBAND IS A MARKETING EXECUTIVE FOR MERCK. On

22JUN2020 a PETITION FOR IMMEDIATE INJUNCTION PENDING APPEAL

was finally put online in case 20-1449 even though it was actually filed on

20MAY2020 at 4:10 PM.. The case is called the UNITED STATES OF AMERICA

v. JOESEPH JOHNSON. The office of the president responded to this by



21MAY2020. The president gave a short NEWS CONFERENCE on 22MAY2020 demanding all places of worship be allowed to open. Employees of the federal government and others have been involved in a criminal conspiracy to **OBSTRUCT JUSTICE** and damage the United States. In case #20-5143 DC USCA Nancy Dunn obstructed documents mailed and sent to <ref>prosefilings@cadc.uscourts.gov </ref> Mr. Cutler had sent a 330 page document on 17JUL2020 but that document vanished, just like the white bunny HARVEY, who is invisible in the picture of Mke Pence with his bunny Marlon Bundo on 16NOV2020 on the front page of the Philadelphia Inquirer. The USPS tacking number 9510 8141 4908 0199 0615 60 is not reporting results. The lawyers in sending Mr. Cutler the letters by **MAIL** makes them all a party to the **CONSPIRACY** to **INTERFERE IN INTERSTATE COMMERCE**. Mr. Cutler's brother FRED had recently got a job as an USHER for the PHILADELPHIA PHILLES for the 2020 season, but because of the **CONSPIRACY** to close the states there will be no live viewing of games this season. Mr. Cutler's brother and approximately 69 MILLION other people (approximate attendance of 2019 baseball season) have been denied the **RIGHT of PURSUIT OF HAPPINESS** as is part of the **DECLARATION OF INDEPENDENCE**. Thomas Wolf and Jim Kenney have allowed almost unrestricted protest marches with POLICE escorts, but cancelled other parades and events. Mr. Cutler had proposed an option to have games played in every city. As stated by Judge James C. Dever III ruling 16MAY2020 there is **NO PANDEMIC**



**EXZEMPTION IN THE CONSTITUTION.** The news media in concert with individuals in the DEMOCRATIC party have and some that pretend to be REPUBLICANS have conspired to impact the UNITED STATES. Mr. Cutler filed a complaint with the OIG of PBS/NPR on 10SEP2020 for 18 USC § 653-MISUSE OF FEDERAL FUNDS FOR NOT REPORTING THIS STORY OR CASE. **THIS IS A CRIMINAL MATTER. The NEWS MEDIA AND OAGs ARE AIDING AND ABETTING in concealing the MURDER of a BLACK FEDERAL EMPLOYEE** just like Cecily Aguilar, 22 has been charged (and they are violating 18 U.S.C. § 3 Accessory after the Fact MURDER of Jonthan Luna). The Employee is Jonathan Luna <ref> [https://en.wikipedia.org/wiki/Jonathan\\_Luna](https://en.wikipedia.org/wiki/Jonathan_Luna) </ref> and Beranton Whisenant <ref> [https://en.wikipedia.org/wiki/Beranton\\_Whisenant](https://en.wikipedia.org/wiki/Beranton_Whisenant) </ref> Justin Zemser and Sean Suitter. The recent murder of Roy Den Hollander in New York for challenging the news media (case 1:16-cv-06624) is just another crime concealed from the public. That case is included by reference and joined to this one. The crime-fraud exception was first recognized in the United States over one hundred years ago, and the policy behind it is well-defined. (The crime-fraud exception was first recognized in the United States in *Alexander v. U.S.*, 201 U.S. 117, 121 (1906).) The legal community does not deem discussions concerning future wrongdoings, such as fraud, that occur during an attorney-client communication worthy of protection. *Id.* at 562–63. While the practice of law encourages full and frank communications between the attorney and client, only communications concerning past wrongdoings



are protected. Mr. Cutler had previously been elected to Public Office as the TAX COLLECTOR of East Lampeter Township, Lancaster County Pennsylvania, based on an Election in November 2013. and took the Oath of OFFICE prior to his first day on the job, on 06JAN2014. Mr. Cutler filed his first lawsuit on 31DEC2013 regarding violations of Religious Freedom as case number 1:13-cv-02066. He was granted the right to challenge OBAMACARE in Appeal as case 14-5183 on 14AUG2015 for violations of the ESTABLISHMENT CLAUSE. Mr. Cutler was removed from Office after 27 months based on PERJURED TESTIMONY, and a CONSPIRACY TO COMMIT MAIL FRAUD and BANK ROBBERY. In Manhiem township Patricia Kabel (elected the same year as Mr. Cutler) was harrassed in a similar manner was equally harrassed in court and the township spent about 160,000 of taxpayer money to make her leave office. <ref>  
[https://lanasteronline.com/news/local/commonwealth-court-denies-manheim-township-school-districts-appeal-in-long-running-tax-collector-case/article\\_127508cc-c2e5-11ea-864a-8b754638d23f.html](https://lanasteronline.com/news/local/commonwealth-court-denies-manheim-township-school-districts-appeal-in-long-running-tax-collector-case/article_127508cc-c2e5-11ea-864a-8b754638d23f.html) </ref>Based on these actions Mr. Cutler investigated the parties involved and tried to have a FEDERAL JURY TRIAL to clear his name. Since he found no law firm would represent him based on contacts with the FBI or law enforcement. The Lancaster county treasurer was appointed to replace Mr. Cutler in the collection of taxes and never had a surety bond until 18JUL2018 <ref>  
[https://lanasteronline.com/news/local/Lancaster-county-treasurer-without-insurance-for-millions-in-tax-dollars/article\\_ef5b90bc-89d5-11e8-8ace-77712e721cba.html](https://lanasteronline.com/news/local/Lancaster-county-treasurer-without-insurance-for-millions-in-tax-dollars/article_ef5b90bc-89d5-11e8-8ace-77712e721cba.html) </ref> No Prosecution of the treasurer was ever instituted, a clear violation of EQUAL TREATMENT



On 20MAY2020. Mr. Cutler won a motion for reconsideration in the court based on EQUAL TREATMENT under the law in this court (case # 1:17-cv-01740 06NOV2017), but the judge failed to award any compensation as requested and the clerks removed one defendant from the case and tampered with the document.

Pennsylvania has previously had a number notorious crimes of public employees

<ref> [https://en.wikipedia.org/wiki/Kids\\_for\\_cash\\_scandal](https://en.wikipedia.org/wiki/Kids_for_cash_scandal) </ref> (including judges Mark Ciavarella &

Michael Conahan) convicted of federal crimes that resulted in convictions. Mr.

Cutler filed for an **IMMEDIATE INJUNCTION PENDING APPEAL FOR**

**ALL** jurisdictions of the United States, based on the ruling in case **# 4:20-cv-00081**

in the United States District Court for the Eastern District of North Carolina on

16MAY2020 by Judge James C. Dever III. Since Governor Roy Cooper has made

public statements that he does not intend to appeal, this is settled law. Mr. Cutler

had filed a Petition to DENY the Motion For Summary JUDGEMENT and to

consolidate related cases of religious discrimination by the government in case USCA

20-1805 on 14MAY2020 and the document and was not put online until

20MAY2020. The document filed by Brian L. Calistri on May 8, 2020 contains

some perjured statements and since it was sent by mail constitutes Mail Fraud and

Perjury (18 USC § 1001) and constitutes a **CONSPIRACY** to conceal the murder

of a Federal Employee found on 04DEC2003 (**Jonathan Luna**), by persons in the

governments (both federal and state) and also the murder of five children on May

13, 1985 as a form of Eviction with the aid of persons in the **FBI**, by furnishing the



bombs. Mr. Cutler had stated that he believed that the **MURDER of JONATHAN LUNA** was carried out by the **KLU KLUX KLAN**, and concealed with help of the **FBI**. The judge dismissed the case even though 5 parties defaulted and were properly served. Based on ECF #5 in case # 2:17-cv-00984 by the late Thomas O'Neill, Mr. Brian L. Calistri's motion failed to notify the parties that have defaulted in this case and therefore should have been **DENIED**. Mr. Cutler had made a complaint by mail to the DA office in Lancaster County, Pennsylvania and York, County Pennsylvania. Mr. Cutler had also filed a motion to intervene on 22SEP2019 in the case of Tami Levin in federal court case 2:19-cv-03149 (ECF 5) which named **DA Larry Krasner** as a Defendant in the case. Mr. Cutler also filed a response to the motion filed in oppoition on 25SEP2019. Even though the document filed on 25SEP2019 contained evidence of **OBSTRUCTION OF JUSTICE** and **VIOLATIONS of EQUAL PROTECTION**, Judge Eduardo C. Robreno issued an order on 09OCT2019 which not only denied Mr. Cutler's right to intervene but also violated the United States Constitution **Ammend 1**, by making a **THREAT BY MAIL** if Mr. Cutler filed any additional motions in the case, limiting Mr. Cutler's right to **PETITION THE GOVERNMENT FOR REDRESS OF GRIEVIENCES**. Tami Levin was replaced by **Movita Johnson-Harrell** who pleaded guilty to the theft of approximtely half million dollars. Mr. Cutler had filed objections to limit the power of the Tom Wolf to classify that religion as a **NOT a LIFE SUSTAINING activity** in the Commonwealth of Pennsylvania. Mr. Cutler



filed his first lawsuit on 31DEC2013 regarding violations of Religious Freedom as case number 1:13-cv-02066. He was granted the right to challenge OBAMACARE in Appeal as case 14-5183 on 14AUG2015 for violations of the ESTABLISHMENT CLAUSE. To this end Mr. Cutler filed documents in case 4:18-cv-00167-0 to transfer it to Pennsylvania, but it was DENIED 21JAN2020. Mr. Cutler filed an Appeal for the order on 04FEB2020 in the United States Court of Appeals Fifth Circuit. When that was illegally ignored. Mr. Cutler filed documents in Pennsylvania. Mr. Cutler had requested that district court case number 4:20-cv-0064 in the United States District Court for the Northern District of Mississippi [TEMPLE BAPTIST CHURCH et al. v. CITY OF GREENVILLE et al.], and case number 1:20-cv-00323 in the United States District Court for the Western District of Michigan [KIMBERLEY BEEMER et al. v. GRETCHEN WHITMER et al.] and case number 1:20-cv-01130 (Mr. Cutler had a typing error and previously wrote 1:20-cv-01120) in the United States District Court for the District of MARYLAND, BALTIMORE DIVISION [ANTIETAM BATTLEFIELD KOA et al. v. LAWRENCE J. HOGAN et al.] are also cases that should be part of this consolidation. All charges in each case should be included by reference for all civil cases as if they are filed with this filing, for JUDICIAL EFFICIENCY. Judge Catherine C. Blake of Maryland had one of the documents returned, obstructed justice, and violated 18 U.S.C. § 3 Accessory after the Fact MURDER of Jonathan Luna, on 03JUN2020 (birthday of Jefferson Davis after it was stamped in on



01JUN2020) after the office of AG in Maryland had responded to Mr. Cutler. Mr. Cutler has previously called Mr. Wolf a member of the **KLU KLUX KLAN** in documents related to this case in federal court. <ref> <https://forward.com/fast-forward/444442/nj-man-accused-of-ordering-attacks-on-synagogues-released-from-jail/> </ref> Despite Mr. Cutler filing a request with the state prior to the end of the **WAIVER** deadline that **ALL BUSINESSES** in Pennsylvania be considered **LIFE SUSTAINING** , Mr. Cutler has never heard back about his request until 12MAY2020. Mr. Wolf also NOW has a **NEW** group to **TRACK** everyone in **PENNSYLVANIA** that has the COVID-19 virus or other secret police duties. Based on the case of the aids law project tracking people that have one type of virus is unconstitutional, and exposing their identity is equally unconstitutional. The concept of EQUAL PROTECTION UNDER the LAW is a cornerstone of both the United States Constitution and the Commonwealth of Pennsylvania. Based on the story about Mike Du Toit of South Africa <ref> <https://www.dailymail.co.uk/news/article-2478889/White-supremacist-Mike-du-Toit-plotted-kill-Nelson-Mandela-jailed.html> </ref> the **BOEREMAG** was just another name for **KLU KLUX KLAN**. Also Tom Wolf made statements that said that people cannot be evicted until July yet in there are 6 pgs of Legal Notices in the Inquirer on **07MAY2020** that use **WRIT OF EXECUTION** to **sieze property**. Recently in New York white police officers were beating a BLACK MAN for failing to practice social distncing (neither police officer was wearing a mask), and they should be prosecuted for violating the same law that they were alledgely enforcing. It is



notable that Wikipedia has **SCRUBBED Mike Du Toit** from their records (effectively trying to rewrite history). Taiwan is about 100 miles from CHINA, yet has less than ten deaths and 500 confirmed cases. In the Appeals for the Fifth Circuit the Order from the United States Northern District of Texas dated January 16, 2020 denying Plaintiff's MOTION FOR RECONSIDERATION OF MOTION TO CHANGE VENUE FOR CASE 4:18-cv-00167-0 FROM STATE OF TEXAS TO PENNSYLVANIA AND COMBINE CASE WITH 5:19-cv-00834 , and the motion denying Plaintiff's motion of December 30, 2019. The current order from that court is in error since the USCA order of December 18, 2019, remanded the case back to District Court and for further disposition and was unopposed and is still unopposed. Mr. Cutler had previously filed a document by MAIL on March 1, 2019 but it was illegally discarded. He then filed on 07MAR2019 in person (Document 00514863727) , and it was put online March 7, 2019. The office of the clerk decided it would be ignored. Mr. Cutler filed a NOTICE OF APPEAL on 27JAN2020, (Document 00515289904 International Holocaust Remembrance Day), and it was only put online when Mr. Cutler informed the **Deputy Clerk Mary Francis Yeager** that she was violating Mr. Cutler's civil rights. It was put online January 29, 2020. A violation of EQUAL PROTECTION by employee of the federal government, which treated the two documents differently and potentially hid the document from the review of the judges considering an ENBANC review. Mr. Cutler subsequently filed a PETITION FOR ENBANC HEARING AND TO



TRANSFER RESIDUAL CASE TO PENNSYLVANIA AND COMBINE WITH CASE 5:19-cv-00834, this document was put online as document number 00515298284 on 04FEB2020, the same date it was filed in court. In the case both Deputy Clerk Mary Francis Yeager and Deputy Clerk Roeshawn Johnson denied the petition. This violated the United States Constitution Ammend 1 and 5. It also also violates Mr. Cutler's rights under the Sixth Amendment of the Constitution. Mr. Cutler then on 04MAR2020 filed a 380 page document in this case (2:19-cr-00367). Within 24 hours of the filing Mr. Cutler got a threat by phone from an unidentified individual about the filing. On 06MAR2020 Mr. Cutler filed a nine page correction to the document previously filed. When the document was downloaded from the federal pacer system it was devoid of any markings. On 12MAR2020 Mr. Cutler filed a MOTION TO VACATE ORDER DENYING ORDER OF RECONSIDERATION – ON 04MAR2020 FOR IMPROPER SERVICE – BRADY VIOLATION AND COMBINE WITH CASE NUMBER 2:20-cv-00735 (GRANT v. PHILADELPHIA) AND 4:18-cv-00167-0 FROM THE NORTHERN DISTRICT OF TEXAS AND DEFAULT JUDGEMENT. At that time Mr. Cutler used the terminal in the Federal Courthouse to view some dockets. In case 2:19-cr-00367 Mr. Cutler noticed the copy of the document (ECF 99) NOW was properly marked. Based on this Mr. Cutler printed a second copy of the document. Based on Elouise Pepion Corbel et al. v. Gale v. Norton, et al. (03-5262, 03-5314). Mr. Cutler requested the district court cases be consolidated in



Pennsylvania and deliberations allowed on an expedited basis since they both involve related issues and the Supreme Court previously has indicated they will not consider the case this term, even though oral arguments were already made. This court had allowed the House of Representatives to be an Intervenor. The petitioner, Jeffrey Cutler, acting pro se, respectfully previously identified that the speaker of the house of representaives, in her official capacity, as the speaker of the House of Representatives (and former resident of Baltimore, Maryland).

This is the same city that **Johnathan Luna** on 03DEC2003 (a black federal employee) left his office at approximately 11 PM and was found dead the next morning (**04DEC2003**) in Lancaster County, Pennsylvania with 36 stab wounds, neck back and genitals, but the cause of death was drowning as per the Medical Examiners. The FBI tried to force two Medical Examiners to say the **MURDER** was a **Suicide**. **Sean Suiter** a Baltimore Police officer died from a **MURDER** that was later classified a suicide during a special arrest, 1 day before he was to testify. Other individuals have died unexpectedly, possibly of murder including **Beranton Whisenant Jr.** (also a federal prosecutor), and **Kobe Bryant**. Mr. Cutler's cousin Robert Needle, (who died unexpectenly in May 2017) may have previously contacted Mr. **Beranton Whisenant**, who died on or about 25MAY2017. The medical records of **Jonathan Luna** have finally resurfaced and are currently trying to be sealed/hidden by the current DA in Lancaster County. Mr. Cutler had stated in public documents that he believes Mr. Luna was murdered by the **KLU KLUX**



**KLAN.** Mr. Cutler also now believes that **THOMAS C. WALES** was also

**MURDERED** by the **KLU KLUX KLAN** 11OCT2001.<ref>

<https://www.fox43.com/article/news/jonathan-luna-murder-mystery-2003/521-2229b272-9355-43a8-8163-506440862577> </ref><ref>

[https://lancasteronline.com/news/local/lnp-county-clash-over-newly-discovered-records-in-jonathan-luna/article\\_01ba656a-483b-11ea-86ed-43533b224839.html](https://lancasteronline.com/news/local/lnp-county-clash-over-newly-discovered-records-in-jonathan-luna/article_01ba656a-483b-11ea-86ed-43533b224839.html) </ref><ref>

[https://lancasteronline.com/news/local/lancaster-county-judge-gives-prosecutor-days-to-say-why-jonathan/article\\_66aa5a86-49ec-11ea-8d57-37ffa1b9ed27.html](https://lancasteronline.com/news/local/lancaster-county-judge-gives-prosecutor-days-to-say-why-jonathan/article_66aa5a86-49ec-11ea-8d57-37ffa1b9ed27.html) </ref><ref>

<https://www.wgal.com/article/newly-discovered-documents-are-related-to-investigation-into-death-of-federal-prosecutor-jonathan-luna/30783745> </ref><ref>

<https://www.pennlive.com/news/2020/02/re-discovery-of-records-on-mysterious-death-of-federal-prosecutor-prompts-fight-between-da-news-media.html> </ref><ref>

<https://www.youtube.com/watch?v=cLAldUHDwJ8> </ref> <ref>

<https://www.nbcnews.com/news/us-news/disgraced-baltimore-police-officer-says-detective-who-was-killed-testifying-n844831>

</ref> <ref> <https://www.cnn.com/2018/08/29/us/baltimore-police-detective-sean-suiter-suicide/index.html> </ref>

**Nancy Pelosi** made a false statement in court via her lawyer (Mr Donald B. Verilli Jr.) stated “[N]o one would be hurt and the greater justice would be attained” and violated (18 USC § 1001) on 03JAN2019 on page 24 of the filing that was made in case 4:18-cv-00167-0, a significant federal crime. It is interesting that the law firm of DLA Piper (Kamala Harris’ husband works for this firm and was part of the case against Mr. Cutler and also filed a motion on this same date against him because he dared to continue to challenge the ACA . During a speech at the National Association of Counties’ annual Legislative Conference on 9 March 2010, in Washington D.C. <ref> <https://www.youtube.com/watch?v=QV7dDSgbaQ0> </ref> she stated “We have to pass the bill to find out what is in it”. The petitioner “found



out what was in it" and filed a Pro se lawsuit 31DEC2013 in Wasington, DC case 1:13-cv-2066. He also via lawyers hired had previously filed a Writ of Certiorari for the Supreme Court of the United States (15-632) and inserted that same writ in United States Court of Appeals case 17-2709, page 314A, via district court case number 2:17-cv-00984 page 10. Since the individual mandate of the Affordable Care Act is now null and void based on the rulling of the USCA and the other provisons of the bill should also be eliminated to preserve the constitution. Mr. Cutler paid the docketing fee for the appeal in case 14-1449 to preserve the right of appeal of Mr. Johnson. His lawyer previously made a false statement to the court in his request to withdraw, based on the documents filed by Mr. Johnson (ECF 100-103) a significant crime (18 USC § 1001). The current orders of Tom Wolf in Pennsylvania violate GMP procedures and allows the commonwealth to track every individual on the Pennsylvania Turnpike. (See history of IBP recalls of beef procedures that using a delivery ADDS RISK TO EXPOSING EVERYONE.) Mr. Cutler had worked for multiple pharmaceutical and food compnaies including, HEINZ, CAMPBELLS, MERCK, GSK, BAXTER and others. Mr. Cutler was previously in charge of coordinating the Y2K and putting together the contingency plan for MERCK Inc., West Point site. It is Mr. Cutler's belief COVID-19 is actually an excuse for MASS GENOCIDE against individuals that are deemed undesirable including Jewish and black Individuals and to discontinue pensions via



MURDER (see <ref> [https://en.wikipedia.org/wiki/Joyce\\_Gilchrist](https://en.wikipedia.org/wiki/Joyce_Gilchrist) </ref>). It is very easy to Bribe, coerce or pay individuals to bear false witness against another individual and violate **THALL SHALL NOT BEAR FALSE WITNESS** and 18 USC § 1001. The orders Thomas Wolf and other leaders have issued effectively allows the governments in the United States to discontinue religion in and in the State of Pennsylvania, by a member of the **KLU KLUX KLAN** or related organization. Other members of the **KLU KLUX KLAN** in the United States and the World, are all organized to take on the HOAX. This was previously called Agenda 21. As of 16MAR2020 Canada was still allowing flights from CHINA and those persons could be carrying hazardous bio material simply enter the United States from Canada. When Mr. Cutler was working for Merck as a contractor some individuals were caught stealing trade secrets by security at the West Point site. It has been known China has been effectively using live people for transplants for years. Mr. Ellyahoo has stated the word in HUNGARY for SIN is pronounced VIRUS. The closing of all CASINOS in the STATE is to get 100% of all gambling revenue, to have a total monopoly on all sources of payment organized for a complete **Klu Klux Klan** takeover. Jeffrey Smiles has told Jeffrey Cutler that the Allentown Federal Courthouse contains NAZI insignia in the tile work in the building (pending supreme court case # 19-8538), and there is a seven acre compound in Southern Lancaster county that is owned by the **Klu Klux Klan**. Mr. Smiles has corrected Mr. Cutler's statement that the insignia is actually in the Post Office tile



across from the courthouse. This all may have a connection of Joe Biden to China and the transfer of technology to them that has violated the world's civil rights, except Taiwan with less than 10 deaths as of today. Joe Biden and Bill Cosby are named in the same federal lawsuit supposedly about stolen art (USCA 17-1770). Also Based on case # 19-cv-2407 in the Southern District of California, by Cyrus A. Parsa which should be included by reference these claims are true and correct and the book

Bloody Harvest <ref> <https://www.bookdepository.com/Bloody-Harvest-David-Matas/9780980887976> </ref>

Based on Mr. Cutler's experience, Engineering Experience, and the case of Joyce Gilchrist <ref> [https://en.wikipedia.org/wiki/Joyce\\_Gilchrist](https://en.wikipedia.org/wiki/Joyce_Gilchrist) </ref> persons in Federal government may have violated the Logan Act Stat. 613, 18 U.S.C. § 953 with China. Since Mr. Wolf's order is illegal, all the Insurance companies have conspired to not pay BUSINESS INTERRUPTION CLAIMS based on the order of Tom Wolf, just like 2 different insurance companies failed to compensate Mr. Cutler for his loss (Erie and State Farm Insurance) and conspired to Commit Mail Fraud even though Josh Shapiro was served as part of the lawsuit naming the PA insurance department. Mr. Wolf's order also violates the Federal Voting law Voting Rights Act of 1965, which prohibits any jurisdiction from implementing a "voting qualification or prerequisite to voting, or standard, practice, or procedure ... in a manner which results in a denial or abridgement of the right ... to vote on account of race," color, or language minority status. Based on the recent unsealed pleadings



of Judge Domenick Demuro (press release 20-472) , voter fraud has been in Pennsylvania a long time. The use of ABSENTEE ballots that are collected by individuals denies the minor protection of MAIL FRAUD, usually associated with this type of voting. Mr. Cutler has attached a handicap placard P15703J renewal that also may be voter fraud in Philadelphia and Mail Fraud. Since that person never lived at that adress. Mr. Cutler had formally notified the court of voter fraud in Pennsylvania as of 13DEC2016 in case # 2:16-cv-06287. The DOJ announced the guilty plea of a judge of elections in Philadelphia 21MAY2020, the day after Mr Cutler filed an Injunction Pending Appeal in case 20-1449, that prohibits ANY JURISDICTION in the UNITED STATES from specifin HOW TO PRAY. Mr. Cutler also notifies this court that the failure of the Dams in the state of Michigan may be the result of a deliberate act to prevent and obscure the lawsuit of governor Gretchen Witmer's unlawful act from being persued in federal court case 1:20-cv-00323. DR. FAUCCI, KRISTEN WELKER and Persons of the CDC have LIED about an Approved Vaccine to Stop COMPLICATIONS from the FLU & COVID-19 <ref><https://www.futuremedicine.com/doi/10.2217/fca-2020-0082></ref>. They are called PNEUMOVAX23 and Prevnar13 which are the PRIME COMPLICATION TO THE COVID-19 that result in DEATH from pneumococcal disease <ref><https://www.diabetes.org/diabetes/medication-management/flu-and-pneumonia-shots></ref>. KRISTEN WELKER'S HUSBAND IS A MARKETING EXECUTIVE FOR MERCK. Based



on Tigers in the Bronx zoo and Goririllas in San Diego zoo being diagnosed with COVID-19, as well as one million mink in the Netherlands there is **ZERO** evidence that the tigers, Goririllas ever failed to practice social distancing, because the person would be called **LUNCH**. **HIV** has NO VACCINE. This **INVALIDATES ALL THE MODELS** being used to justify the restrictions. Mr. Cutler based on standard engineering concepts the death of Philadelphi Police Lieutenant James Walker, Seth Rich, Bre Payton, Edgar Rosenberg, Lorna Breen, Ellen Greenberg, and others may be MURDERS of the KLU KLUX KLAN, and 1-2% of all law enforcement in the United States may be members or share their views. Also some elected Officials and persons in the military all branches. An 8 year old was raped in Bryant elementary school and his parents were denied the ability to sue because they waited six months. Based on this the charges against William Henry Cosby should be vacated. George Soros and other persons similarly situated may be trying to destroy the United States economy and the Dollar by bad sharing of information, just like on 25MAY1979 American Airlines Flight 191 DC-10, crashed based on not sharing data. Mr. Cutler was trying to fly to Philadelphia that day from Chicago. My friend Daria from Russia, stated that collapse of the dollar was a stated goal of persons. Even in case, 1:20-cv-01130 that the document legally filed is **RETURNED** for failing to file a motion to intervene **PRIOR** to filing the actual document, violating equal protection under the law and the United States Constitution Ammend 5 and Ammend 1 by denying the ability for redress of



grievances. Also based on conflicting death reports, declaring a MURDER a SUICIDE is one way to conceal MURDERS by POLICE or ELECETED officials with the aid of News Outlets. Previous corruption in the United States based out of Illinois called project **GREYLORD** was a 3.5 year activity. Mr. Cutler lived in Illinois during some of this time frame and the joke voting saying was **VOTE EARLY AND OFTEN** and **JUST BECAUSE YOU ARE DEAD IS NO REASON NOT TO VOTE** <ref> [https://en.wikipedia.org/wiki/Operation\\_Greylord](https://en.wikipedia.org/wiki/Operation_Greylord) </ref>

<ref> <https://www.chicagotribune.com/nation-world/chi-chicagoday-greylord-story-story.html> </ref> <ref> <https://www.latimes.com/archives/la-xpm-1987-12-10-mn-28034-story.html> </ref> <ref> <https://fbistudies.com/wp-content/uploads/2017/04/FBI-Grapevine-Operation-Greylord-Hake.pdf> </ref>

It was RECENTLY announced that Rabbi Yisroel Goldstein was charged, **SENTENCED** , while the individual that **MURDRED Lori Gilbert-Kaye** is still awaiting trial (**John Timothy Earnest**) and Jeffrey Lyons is out on bail awaiting to start his **SENTENCE** for a **55 MILLION DOLLR FRAUD** <ref> <https://www.nbcsandiego.com/news/local/rabbi-shot-in-poway-synagogue-attack-pleads-guilty-to-tax-fraud-docs/2365089/> </ref> <ref> [https://en.wikipedia.org/wiki/Poway\\_synagogue\\_shooting](https://en.wikipedia.org/wiki/Poway_synagogue_shooting) </ref>

CHINA BREAKING THE AGREEMENT WITH HONG KONG IN 23 YEARS MEANS THEY WILL BREAK ANY AGREEMENT INCLUDING THE USE OF BIO-WARFARE. The attacks on the USS McCain, Fitzgerald, Bonhomme Richard and effects in TAIWAN are evidence of coordinated attacks on the United States which are being hidden from the general population like the civil case against Nancy Pelosi. China has been bribing CIA employees and others for



years. There is no reason what Joe Biden did should be ignored. <ref>  
<https://thehill.com/policy/national-security/512385-former-cia-officer-charged-with-selling-us-secrets-to-china>

</ref> <ref> <https://www.bbc.com/news/world-us-canada-48319058> </ref>

<ref> <https://www.bbc.com/news/world-us-canada-50520636> </ref> <ref>

<https://www.nytimes.com/2019/09/24/us/china-intelligence-sentence.html> </ref>

The Story <ref> <https://www.mercurynews.com/2017/06/14/james-hodgkinson-shooting-facebook-republicans/> </ref>

James Hodgkinson may have had KKK support, because he was using SKS rifle with FIXED 10 ROUND MAGAZINE and FBI COVERED FOR OTHER SHOOTERS BEHIND HIM!!! The rifle James Hodgkinson was using required loading with STRIPPER CLIPS!! It uses the SAME 7.62 round as the AK-47 VARIANT. HE fired 200 rounds in 2 minutes while WALKING AND SHOOTING and it was COVERED UP!! NBC BROADCAST ON THE BOTTOM SCROOL CAPTION AT THE TIME and stated by Senator RAND PAUL!!! The NEWS MEDIA IS AIDING AND ABETTING in concealing the MURDER of a BLACK FEDERAL EMPLOYEE just like Cecily Aguilar, 22 has been charged. The Employee is Jonathan Luna <ref>

[https://en.wikipedia.org/wiki/Jonathan\\_Luna](https://en.wikipedia.org/wiki/Jonathan_Luna) </ref> and Beranton Whisenant <ref>

[https://en.wikipedia.org/wiki/Beranton\\_Whisenant](https://en.wikipedia.org/wiki/Beranton_Whisenant) </ref>, Sean Suiter from the BPD .

<ref> <https://blackthen.com/black-mysteries-unsolved-death-jonathan-luna/> </ref>

For Years there has appers to have been a KLU KLUX KLAN serial rapist in East Lampeter Township, Pennsylvania. This included Lisa Michelle Lambert and



possibly currently Linda Stoltzfoos and previous possible MURDER of JERRY

MURPHY of WI105 and covered up by the MEDICAL EXAMINER <ref>

[https://lancasteronline.com/news/local/da-maintains-autopsy-in-luna-murder-mystery-should-remain-sealed/article\\_ca83b358-c6de-11ea-a3eb-67597e2be2cf.html](https://lancasteronline.com/news/local/da-maintains-autopsy-in-luna-murder-mystery-should-remain-sealed/article_ca83b358-c6de-11ea-a3eb-67597e2be2cf.html)

</ref> <ref> <https://redistricting.ils.edu/files/PA%20corman%2020180724%20brief.pdf> </ref>  
East

Lampeter previous LAWSUITS, theft of PROPERTY <ref>

<https://law.justia.com/cases/federal/district-courts/FSupp2/17/394/2488681/> </ref> \$ 540,000  
theft

of LIFE savings and sent to PRISON 2008 case Levi Lapp Stoltfoos (MAYBE

RELIGIOUS FREEDOM) <ref> <https://dockets.justia.com/docket/circuit-courts/ca3/17-1772>

</ref> On 18SEP2020 Justice Ruth Bader Ginsburg died on Rosh Hashanah, the Jewish New Year. Also on September 18, 2020 at 2:48 pm Jeffrey Cutler filed a 324 page MOTION TO RECONSIDER MOTION TO INTERVENE AND COMBINE CASES FOR JUDICIAL EFFICIENCY AND OBSTRUCTION OF JUSTICE AND CONSPIRACY TO COMMIT MAIL FRAUD AND OTHER CRIMES AND SUMMARY JUDGEMENT in case #1:20-cr-00165, United States v. Kevin Clinesmith in Washington DC. The previous document was destroyed by the clerk or Judge in the case. Watch [https://www.youtube.com/watch?v=mgCle8F\\_zUk](https://www.youtube.com/watch?v=mgCle8F_zUk) for more information and read comments sorted newest first. Also see <ref>

[https://www.americanfreedomlawcenter.org/case/jeffrey-cutler-v-u-s-dept-of-health-](https://www.americanfreedomlawcenter.org/case/jeffrey-cutler-v-u-s-dept-of-health-human-services/)

[human-services/](https://www.americanfreedomlawcenter.org/case/jeffrey-cutler-v-u-s-dept-of-health-human-services/) </ref> and <ref> <https://www.brennancenter.org/legal-work/corman-v-torres>

</ref><ref> <https://redistricting.ils.edu/files/PA%20corman%2020180724%20brief.pdf> </ref><ref>



[https://www.pacermonitor.com/public/case/27231978/CUTLER v PELOSI et al](https://www.pacermonitor.com/public/case/27231978/CUTLER_v_PELOSI_et_al) </ref> As an Official Whistle Blower in the Commonwealth of Pennsylvania, Jeffrey Cutler declares the actions Mr. Krasner, the Mayor of Philadelphia, and the Governor were a concerted effort to legally Murder Jews and Blacks. Mr. Cutler ran for governor as a Pro Se candidate against Thomas Wolf and had an advertisement in the METRO paper on 24OCT2018 page 15 :titled "SAVE BILL COSBY". The government cannot tell you how to PRAY enforced by RELIGIOUS POLICE!!! The DEMONCRATS are using FEAR and JUNK science to try and bring back CONCENTRATION CAMPS just like EXECUTIVE ORDER 9066 by FDR. The ORDER was never declared UNCONSTITUTIONAL, just SUSPENDED, revoked by Ford when he was president. On 04SEP2020 at 10:14 PM a [[FEC]] <ref>

[https://en.wikipedia.org/wiki/Federal\\_Election\\_Commission#First\\_Amendment\\_issues](https://en.wikipedia.org/wiki/Federal_Election_Commission#First_Amendment_issues) </ref> complaint

was filed against [[Youtube]] for illegal edits of comments as an "IN KIND" contribution to [[Joe Biden]], [[Nancy Pelosi]], and MISUSE OF FEDERAL FUNDS (18 U.S.C. § 653) involving [[NPR]] and [[PBS]] networks and also AIDING AND ABETTING in concealing the MURDER of [[Jonathan Luna]] <ref>

[https://en.wikipedia.org/wiki/Jonathan\\_Luna](https://en.wikipedia.org/wiki/Jonathan_Luna) </ref> and [[Beranton Whisenant]] <ref>

[https://en.wikipedia.org/wiki/Beranton\\_Whisenant](https://en.wikipedia.org/wiki/Beranton_Whisenant) </ref>. This is documented in federal court

case 5:19-cv-00834 filed 26FEB2019 in [[Philadelphia]] against [[Nancy Pelosi]] called (CUTLER v. PELOSI, et al.) and later against [[Kevin Clinesmith]]. On



20MAY2020 at 4:10 PM Jeffrey Cutler filed an INJUNCTION PENDING appeal in USCA case 20-1449 to REQUIRE EVERY JURISDICTION in the UNITED STATES unrestricted PRAYER! On 12JAN2021 Jeffrey Cutler filed a MAIL FRAUD complaint against AMAZON and Jeffrey Bezos and on 11JAN2021 filed a MAIL FRAUD complaint against TWITTER and Jack Dorsey. The MAIL FRAUD complaints are based on being an INVESTOR in both companies and the ANNUAL REPORTS OF BOTH COMPANIES that are MAILED to Mr. Cutler and other investors and statements in those reports.

On 11JAN2021 Jeffrey Cutler FILED A MAIL FRAUD COMPLAINT AGAINST TWITTER for statements in their ANNUAL REPORT that is MAILED. TWITTER CLAIMS THAT THEY DO GOOD AND DECIDED THAT DONALD TRUMP'S ACCOUNT IS BANNED FOR LIFE EVEN THOUGH THERE IS TIME STAMPED PROOF OF ELECTORAL FRAUD IN PENNSYLVANIA, ORIGINALLY FILED IN FEDERAL COURT 20OCT2020 PAGE 169 OF CASE 20-2936 PAGE 9 OF THE LINK BELOW !!<ref>

<https://www.courtlistener.com/recap/gov.uscourts.pamd.127057/gov.uscourts.pamd.127057.181.0.pdf> </ref>

THE DROP BOXES IN PENNSYLVANIA FAILED TO HAVE HARD COPY RECEIPT AVAILABLE DESPITE ORDER FROM TORRES ON 12APR2018 TO THE CONTRARY. It is almost comical that AMAZON helped RIG VOTING with expanded MAIL IN BALLOTS, in the election, AMAZON is REQUESTING IN PERSON voting in a UNION selection vote in COURT DOCUMENTS. ASHLI



BABBITT WAS ACTING AS A CITIZEN JOURNALIST AND SHE HEARD THE CONSPIRACY WITH KKK/ANTIFA around her with the POLICE, and THAT IS WHY SHE WAS MURDERED!! EVEN IN CHINA THEY JUST PUT CITIZEN JOURNALISTS IN PRISON, NOT MURDER THEM, PER STORY PAGE A3 PHILADELPHIA INQUIRER 29DEC2020 BY LILY KUO. PER USCA CASE 17-1770 JOE BIDEN WAS PART OF A GROUP HELPING TO SMUGGLE STOLEN NAZI ART INTO THE UNITED STATES AND BILL COSBY FOUND OUT. AMAZON FOUNDER JEFFREY BEZOS ENDED PARLER and WILLFULLY DESTROYED PARLER AND THEIR LAWSUIT 2:21-cv-00031 in the Western District of Washington should be fully compensated. Nancy Pelosi led a vote to IMPEACH DONALD J. TRUMP a second time on 13JAN2021 allowing for no FACTS or EVIDENCE to be provided, and she conspired with others to insite violence on multiple occasions. Mr. Cutler filed a 231 page document that is time stamped 2021 JAN 13 P 4:10 in case 20-1422 (the first 69 pages are attached in the addendum) in the USCA third circuit in Philadelphia and on page 62 of that document is a letter from Nancy Pelosi to Ted Wheeler (the mayor of Portland, Oregon) conspiring to INSITE VIOLENCE AND BLAME TRUMP, with the aid of the media to aid China engage in biological war fare against the world and weaken the United States. Despite the RUSH to IMPEACH TRUMP A SECOND TIME , THE ARTICLES of IMPEACMENT have been sent to the SENATE as of this date. Chuck



Schummer had said on the floor of the Senate it was really for inciting an **ERECTION**. Based on the email with an attachment of a letter from Nancy Pelosi on 10JAN2021 at 5:33 PM, Jeffrey Cutler got an email with a letter to Portland Mayor by Nancy Pelosi to Ted Wheeler dated August 27, 2020. Jeffrey Cutler filed it on page 62 of the document he filed in USCA case 20-1422 on 13JAN2021 AT 4:10 PM and it also VANISHED, copies were sent to over 200 news outlets. The Police have also tried to intimidate Mr. Cutler by trying to pick him up for traffic violations all based on the fruit of the poisonous tree. This case should be moved to FEDERAL COURT and Combined with this case for Judicial Efficiency. Persons from stores such as Wegmans, the police in Marple Township, and [[FBI]] in Newtown Square, PA may all be acting in a CONSPIRACY to track Mr. Cutler and incarcerate him for identifying the previous conspiracy to hide the **MURDER** of Jonathan Luna 04DEC1993 and TRY TO **TERMINATE** THE LIFE OF MR. CUTLER WITH TRAFFIC CITATION C6598201-1. Vehicle registration was reported as postponed.

<ref> <https://www.pennlive.com/news/2020/05/penn-dot-extends-deadlines-for-vehicle-registrations-inspections.html> </ref>

and vehicle renewal registration was **NOT** received by mail.

Thus Pursuant to Title 18, United States, Code § 4, Plaintiff, Mr. Jeffrey Cutler, formally notifies the court of ongoing criminal acts and conspiracy involved with this civil rights action and requests the court to notify the DOJ



Office immediately, and any other criminal justice authorities the court deems necessary, to effect and insure the prompt investigation and prosecution of crimes involved with this case which includes mail Fraud (18 U.S. Code § 1341), the murder of a federal employee (18 U.S. Code § 1114), seditious conspiracy (18 U.S. Code § 2384), activities affecting the armed forces (18 U.S. Code § 2387), Obstruction of Justice, Bank Ruptcy Fraud in case number 19-11466 Philadelphia Accademic Health System and Title 18, Section 871. The civil rights action is case # 5:19-cv-00834, case # 1:20-cv-01130 District Court Maryland, and 1:17-cv-05228 in the Eastern District of New York (The State of New York. et al. v. DONALD J. TRUMP, et al.). The courts have affirmed, it must "afford a liberal reading to a complaint filed by a pro se plaintiff," particularly when the plaintiff has no formal legal training or education. Klayman v. Zuckerberg, 753 F.3d 1354, 1357 (D.C.Cir. 2014); see also Erickson v. Pardus, 551 U.S. 89, 94 (2007) ("A document filed pro se is to be liberally construed, and a pro se complaint, however inartfully pleaded, must be held to less stringent standards than formal pleadings drafted by lawyers.") (internal quotations and citations omitted). The current election for president may be just like 2 Star Trek Episodes combined. <ref> [https://en.wikipedia.org/wiki/Bread\\_and\\_Circuses\\_\(Star\\_Trek:\\_The\\_Original\\_Series\)](https://en.wikipedia.org/wiki/Bread_and_Circuses_(Star_Trek:_The_Original_Series)) </ref> and <ref> [https://en.wikipedia.org/wiki/What\\_Are\\_Little\\_Girls\\_Made\\_Of%3F](https://en.wikipedia.org/wiki/What_Are_Little_Girls_Made_Of%3F) </ref> and like the movie <ref> [https://en.wikipedia.org/wiki/Moon\\_over\\_Parador](https://en.wikipedia.org/wiki/Moon_over_Parador) </ref> or the original unpublished short story entitled "Caviar for His Excellency" by Charles G. Booth



there may be an actor portraying Joe Biden right now. As per Bell Atlantic Corp. v. Twombly, 550 U.S. 544, 589 (2007) the court must accept the foregoing information as true.

**WHEREFORE**, for all the foregoing reasons, petitioner respectfully requests the Petition For **INJUNCTIVE RELIEF** be granted as well as Summary Judgement and all votes via DROP BOXES BE STRICKEN in Pennsylvania and the count be recalculated, and based on Marks v. Stinson Donald J. Trump be declared the winner

<ref> <https://www.leagle.com/decision/199489219f3d8731759> </ref> of the Presidential vote in

**Pennslvania**, and by reference **North Carolina**, **Wisconsin**, **Nevada** and Arizona.

Mr. Cutler has never met Donald J. Trump, and was not paid or compensated in any way for this action. Mr. Cutler did give Mike Pemce a TSHIRT prior to him getting elected Vice President at the hotel previously known as the Host Farm, but has since been renamed. Mr. Cutler gave a similar TSHIRT to both Senators from Pennsylvania Judge Stickman wrote in the case “but even in an emergency, the authority of government is not unfettered” in the case of County of Butler v Wolf. This court should also declare the entire Affordable Care Act (Obamacare) law and the executive order signed in 1942 as Executive Order 9066 by **FDR**

**UNCONSTITUTIONAL**, during an immediate **ENBANC** review of this case when combined with the writ from case **15-632**, and the writ filed by the WHITE HOUSE as **19-840**, **19-1019** also have the government **CANNOT SPECIFY HOW TO PRAY** enforced by **Religious** **POLICE**, either **LOCAL**, **STATE**, or **FEDERAL**.



The **MURDER** of a **BLACK** man and **15** year old boy should NOT be Considered **MOOT** as per order from the Judge ECF 203 and the clerk. This USCA case number **1:17-cv-05228, 20-3371, 20-1805, 20-1449, 20-1422, 19-1622, 18-3693,** case number **20-5143** in the USCA DC CIRCUIT SHOULD, **2:21-cv-00031** Northern District of Washington, plus this case **21-4001** ALL BE COMBINED FOR JUDICIAL EFFICIENCY and “**GOOD TROUBLE**” as per John Lewis and stop **5171** years of persecution of Jewish Individuals. Not GETTING EXPOSED IN A LIE IS NOT THE SAME AS TELLING THE TRUTH!!!

ASHLI BABBITT WAS THE START OF KRISTALNAHT UNITED STATES

<ref> [https://en.wikipedia.org/wiki/Night\\_of\\_the\\_Long\\_Knives](https://en.wikipedia.org/wiki/Night_of_the_Long_Knives) </ref>”

**YOU CAN DESTROY THE EVIDENCE, BUT YOU CANNOT DESTROY THE TRUTH.** At least Four different federal courts have conspired to deny Mr. Cutler the right to Petition the government for redress of grievances as part of the **FIRST AMENDMENT**, in conjunction with the media, elected and non-elected officials Based on payments inside and outside the United States. **IMPEACHING ANYONE** should demand the **FULL ATTENTION OF THE COURTS AND THE CONSTITUTION**, and there should be **NO SHORTCUTS ALLOWED**, if the chief judge of the Supreme Court or a Judge of the Supreme court does not preside in his place then the entire activity is fraud on the court.



Respectfully submitted,

DATE: 27JAN2021

/s/ Jeffrey Cutler

Jeffrey Cutler, pro se  
215-872-5715 (phone)  
[eltaxcollector@gmail.com](mailto:eltaxcollector@gmail.com)  
P.O. Box 2806  
York, PA 17405

**CERTIFICATE OF SERVICE**

I hereby certify that on JANUARY 27, 2021, I filed the foregoing with the Clerk of the Court for the United States District Court for the Western District of Washinton via United States Mail or in person. Participants in the case who are registered CM/ECF users will be served by the appellate CM/ECF system. I further certify that all of the other participants or their lawyers in this case are registered CM/ECF users except as follows and they are served by mail or email .

/s/ Jeffrey Cutler

Jeffrey Cutler



## PLAINTIF'S PROPOSED ORDER FOR SUMMARY JUDGEMENT

AND NOW, this \_\_\_\_\_ day of \_\_\_\_\_, 2020 upon consideration Plaintiff's Motion for Default Judgment and for good cause shown, it is hereby ORDERED the Motion is GRANTED. SO ORDERED.

- [1] Per Marks v. Stinson, <ref> <https://www.leagle.com/decision/199489219f3d8731759> </ref>, Donald J. Trump be sworn in as President, with Mike Pence by removing Joe Biden, and Kamala Harris, if for no other reason he can be removed from office with OFFICIAL TRIAL as demanded by NANCY PELOSI, SPEAKER OF THE HOUSE and all EXECUTIVE ORDERS SIGNED BY Joe Biden be declared NULL and VOID.
- [2] Order the SUMMARY JUDGEMENT against all defendants be granted and made FINAL at one million dollars per day or as a negotiated amount.
- [3] ORDER ALL BALLOTS THAT WERE CAST ILLEGALLY IN VIOLATION OF THE ORDER OF 12APR2018 BY MR. TORRES BE DISCARDED AND TURNED OVER TO THE FBI FOR PROSECUTION
- [4] Order that ELECTORAL FRAUD is counterfeit ballots and also under the PURVIEW of the SECRET SERVICE.
- [5] Order Tom Wolf, Josh Shapiro and others be charged with conspiracy to commit MAIL FRAUD in connection with the voting in Pennsylvania and mailing the vote tally to CONGRESS.
- [6] Order the order of Judge Margret Miller made March 17, 2017 against Jeffrey Cutler vacated, the order by Judge Margaret Miller against Jammal Harris vacated and order by Judge Lawrence Stengel against Lisa Michelle Lambert vacated and all persons similarly situated (William Henry Cosby, Joe Johnson, Jeffrey Smiles, Emily Weinman, David Sommers, Mr. William H. McMichael, Stan Caterbone, Claire Risoldi, Rufus Seth Williams, Budd Dwyer, Stephen T. Kirchner (1873 MDA 2018), Scott Capps, General Flynn, Mr. Popodopolis, Ari Goldstein, charges against Roger Stone and Eric Snowden, prison sentences of MAC PHIPPS in LOUISIANA, Julius Jones in Oklahoma, etc.), for violations of equal protection. All prosecutions of Robert Mueller as special prosecutor vacated because his appointment was based on perjured testimony, which is verified by Mr. Steele in a foreign court.
- [7] Order the summary and default judgment of all other cases filed by Mr. Cutler in every court also be granted, and all judgements against Mr. Cutler by every Judge vacated including traffic violations for expired inspection in York, PA East Lampeter Township and Haverford, PA.
- [8] Order ECF 103, 104, 105 & 106 be denied USCA case 20-1805.
- [9] Order Nancy Pelosi and Adam Schiff to resign from their elected positions based on crimes identified in this document, or from their leadership positions and pay 1million dollars per day fine until they agree.
- [10] Order Judge Barry Bloss, Judge Cynthia Rufe, Judge Eduardo Robreno, Judge Denise Commins, Judge Nicholas G. Garaufis, Judge Midge Rendel, and Judge Catherine Blake pay twice their daily salary each day to



the innosense project , until they resign.

- [11] Order Tom Wolf, Jim Kenny to resign for interference in interstate commerce and misuse of Federal Funds.
- [12] Order all vandalism perpetrated against Mr. Cutler and **Mr. Krieger** to be compensated, and listed.
- [13] Provide documentation to the court of how much all court costs and legal fees have been to date, and list cost or legal hours and **ALL LEGAL FIRMS** used to try to change the outcome of a certified election, of Jeffrey Cutler and Donald Trump in all future actions with the court by East Lampeter Township Lancaster County. Legal fee documentation should start with the actions of the solicitor on and East Lampeter Township starting in 05NOV2013.
- [14] Order East Lampeter Township to reveal all persons or individuals that have expressed interest in this case, especially any officials of the United States Government, and all payments by any George Soros organization.
- [15] Order a one million dollar a day penalty per named defendant, until Mr. Cutler's reputation and credit are restored or individual agreements are reached with each party.
- [16] Order Susan Peipher Esquire, East Lampeter Township, Lancaster County Courts and unnamed others show cause why they should not be charged with violations of the RICCO ACT, both 18 U.S.C. §§ 1961–1968. RICO violations, and 18 U.S.C. § 1964, Civil RICCO Act.
- [17] Order Susan Peipher Esquire, Christina Hausner, East Lampeter Township, East Lampeter Township Police, Lancaster County Courts, Ralph Hutchinson, Judge Margaret Miller, Scott Martin, Elam Herr, all named defendants in this case and unnamed others show cause why they should not be charged with violations of 18 U.S.C. § 2113 (bank robbery) and electoral fraud.
- [18] Order Fulton Financial to return all money for accounts ending with 8603 and 8612 with penalties.
- [19] Order Fulton Financial to compensate the plaintiffs for cases 5:18-cv-00987 and case 2:17-cv-02763 as demanded in their respective lawsuits.
- [20] Order Wikimedia foundation and all media outlets specified to provide space and corrections as provided by the plaintiff and his designated representative for fake news and PROGRAMMED CENSORSHIP!!
- [21] Order Summary Judgement be awarded for all other cases Mr. Cutler has been denied due process be awarded.
- [22] Other remedies the court deems appropriate.
- [23] Order the Democratic National Committee to also show why they are not a party to Religious discrimination.
- [24] Order Nancy Pelosi to resign from her position for the false statement (18 USC § 1001) made through her lawyer.
- [25] The primary election in Pennsylvania held June 2, 2020 should be redone because of unequal treatment of voters throughout the state.
- [26] Order of GAVIN NEWSOME, GOVERNOR OF CALIFORNIA be vacted because it is obstruction of free exercise of religious beliefs and violates Matthew Shepard and James Byrd Jr. Hate Crimes Prevention Act.



- [27] Order CHINA to allow the residents of Hong Kong to vote on become a territory of the United States for attacking the United States.
- [28] Order that Taiwan be allowed the residents to vote on becoming a territory of the United States for their part in help in attacking the United States.
- [29] Combine cases 5:21-cv-00299,20-1805, 20-1449, 20-1422 from USCA third circuit and 20-5143 from the USCA DC CIRCUIT and 21-40001 Fifth Circuit, and 1:17-cv-05228 from the Eastern District of New York and TRAFFIC CITATION C6598201-1
- [30] Order Broadcasters to make available at NO COST their AUX CHANNELS for teaching grades K-12.
- [31] Order Susan Peipher Esquire and other lawyers guilty of similar activities, to be barred from participation in the Federal Court CM/ECF system.
- [32] Order that all public broadcasting stations be charged with VIOLATIONS 18 U.S.C. § 653, misuse of federal funds, or on the alternate be charged with 18 U.S.C. § 666 for Censoring Mr. Cutler's activity.
- [33] Order the money that Mr. Bloomberg sent to the DNC plus pledged funds be held for his employees that worked on his presidential bid that took the jobs based on contracts he made to be distributed by Mr. Cutler.
- [34] Order GOOGLE LLC with violations of the ELECTION CAMPAIGN contributions by editing Mr. Cutler's comments on youtube videos and other destruction of phone use to pay a fine for each occurrence not to exceed one billion per instance.
- [35] Order the CDC to recommend mass Pneumonia vaccinations to STOP COMPLICATIONS of COVID-19 and FLU
- [36] Order the STATE SCHOOLS to REQUEST BIDS FOR ONSITE TEACHING ON A CONTRACT BASIS 10, 30, 100 STUDENTS, etc.
- [37] Although there is no amount of money that can bring back BREONNA TAYLOR, from the dead, the store chain LORD AND TAYLOR could be brought back as LORD AND BREONNA TAYLOR as a fixed reminder to her death and combined with CENTURY 21.
- [38] Based on the reply on 27SEP2020, Mike Carter and the Seattle Times should be charged with aiding and abetting the coverup of the murder of Jonathan Luna 04DEC2003 after the fact (18 U.S.C. § 3 Accessory After the Fact MURDER of Jonthan Luna)
- [39] Order CITIBANK pay three times the amount they allowed to be stolen via fmail fraud from Jeffrey Cutler and Marilyn Cutler, and document how much they spend on lawyers to support their conspiracy to commit mail fraud.
- [40] The constitution should be ammended to allow all citizens of voting age in any prison the right to vote for a representative in congress and president of the United States just like Washington, DC., and 1 electoral vote. The



total prison population shall be added to the census for the country. No additional seats shall be added to the house.

[41] The constitution should be ammended to allow all citizens of voting age native born in any territory the right to vote for a representative in congress and president of the United States just like Washington, DC., and 1 electoral vote.

The total population shall be added to the census for the country. No additional seats shall be added to the house.

[42] The government shall establish a set of specifications for the minimum features a health plan shall contain to be called copper, silver, gold platinum, etc., and failure to deliver these features shall be considered mail fraud.

[43] The intentional termination of life by any third party for money for all individuals from 84 months old after conseption to 30 months old after conseption shall be considered a crime.

[44] A replacement for obamacare would allow any United States interstate company offer their group health plan to not only their employees, but their suppliers and customers at any pricing they choose with a stated customer charge and individual charge.

[45] The request for the stay of the order of 14SEP2020 BY THE OFFICE OF ATTORNEY GENERAL SHOULD BE DENIED because it should be an injunction pending Appeal.

[46] Every jurisdiction in the United States MUST allow UNRESTRICTED PRAYER NOT ENCUMBERED BY any local specifications specifying the correct way to pray, enforced by RELIGIOUS POLICE.

[47] Judge Rendell should recuse herself because of her involvement with this case, dating to 13MAY1985 and her current spouse involvement with the Insurance industry.

[48] Mark Trundos be compensated for criminal activity regarding 2:19-cv-05846 .

[49] Jeffrey Cutler be allowed to get Medicare Part B as equitable release based on PANDEMIC provisions put in place by the president of the United States.

[50] All ballots collected in remote collection boxes where the voter was not offered a HARD COPY of their vote be segragated (violating 18 U.S.C. § 653, misuse of federal funds and Equal Treatment Under the law Ammend 14) and if they cannot be segraated all votes where they are mixed should be discarded.

[51] Order Tami, Charity Welch (case 5:20-cv-04842), Pavel Resnick, Stacty Gonzalez (case 2:18-cv-05028), Ken Krieger be compensated at a minimum of \$250,000 dollars

[52] Mr. Noviho (5:15-cv-03151) be compensated at a minimum of \$250,000 dollars because he should have won on 03SEP2015, but the lawyer George Reihner failed to protect Mr. Noviho.

[53] Order everyone mentioned in this case that is victim of the KKK or FBI be awarded a minimum of \$250,000 dollars, including both children of Budd Dwyer and the individual Mr. Smiles identied as "K" living in his car via email to Mr. Cutler.

[54] Order Wikipedia to reveal the Name, Address, and Email of AmandaNP, RAVENSFIRE, and PROLOG and Government sources used to SPY & CENSOR on Mr. Cutler and pay him an appropriate payment of at least 10% of



their NET WORTH.

[55] A law should be passed that allows JEFFYBONDS be used to make sure every POLICE vehicle is a 2 man car because like computers, POLICE CAN NEVER HAVE TOO MUCH BACKUP and they be used instead of CARES act money to balance the Pennsylvania Budet

[56] Seth Williams should get his law license restored just like Ernie Preate, plus awarded 250,000 dollars

[57] Mr. Michael Grant and Mr. Noviho (5:15-cv-03151) be compensated at a minimum of 250,000 dollars

[58] Jeffrey A Dellinger be compensated at a minimum of 250,000 dollars for being directed he must goto church on Sunday

[59] Mr. Jammal Harris be compensated at a minimum of 250,000 dollars

[60] Survivors of Sean D. Williams (18-2773) be awarded a minimum of 250,000 dollars, as well as Duncan Hunter, and Dion Williams.

[61] Order Andrew Cuomo, Gavin Newsome and Leticia James resign for violations of the right to PRAY, and testify under OATH.

[62] Order Traveller's Insurance, Citibank and others to pay into the fund or face criminal prosecution.

[63] Order every employee at PBS/NPR especially BRIAN NAYLOR, to dedicate 10% portion of their pension or paycheck to a fund or face prosecution for 18 U.S.C. § 3 , 18 U.S.C. § 653- ACCESSORY TO MURDER AFTER THE FACT, MISUSE OF FEDERAL FUNDS, MAIL FRAUD, AND OTHER CRIMES.

[64] GOOGLE is guilty of violating 47 U.S. Code § 230 via their Youtube division and recently with  
<ref> <https://www.youtube.com/watch?v=XqngkJolrBk> </ref>>

[65] GOOGLE is guilty of violating 47 U.S. Code § 230 via their Youtube division and recently with  
<ref> <ref><https://www.youtube.com/watch?v=CoXy7gXOJtA> </ref>

[66] GOOGLE is guilty of violating 47 U.S. Code § 230 via their Youtube division and recently with  
<ref> <https://www.youtube.com/watch?v=DJOB2DiNNsY> </ref>

[67] GOOGLE is guilty of violating 47 U.S. Code § 230 via their Youtube division and recently with  
<ref> <https://www.youtube.com/watch?v=7-w5NZYUIC0> </ref>

[68] GOOGLE is guilty of violating 47 U.S. Code § 230 via their Youtube division and recently with  
<ref> <https://www.youtube.com/watch?v=WQfOwB-k7yQ> </ref>

[69] GOOGLE is guilty of violating 47 U.S. Code § 230 via their Youtube division and recently with  
<ref> [https://www.youtube.com/watch?v=xNdTBw7z\\_aw](https://www.youtube.com/watch?v=xNdTBw7z_aw) </ref>

[70] GOOGLE is guilty of violating 47 U.S. Code § 230 via their Youtube division and recently with



<ref> <https://www.youtube.com/watch?v=DV-92HMNGuY> </ref>

[71] GOOGLE is guilty of violating 47 U.S. Code § 230 via their Youtube division and recently with <ref>

<https://www.youtube.com/watch?v=ONc7g3PqtOM> </ref>

[72] GOOGLE is guilty of violating and in conjunction with every other news media including ABC, CBS,

NBC is guilty of violating 18 U.S.C. § 3 Accessory After the Fact MURDER of Jonthan Luna and others.

[73] Kara N. Templeton, Christopher Leppler, Judge Nicholas G. Garaufis, Judge B. Denise Commins have

conspired to violate 18 U.S.C. § 3 Accessory After the Fact MURDER of Jonthan Luna and pay a fine equal to their pension for 10 years.

[74] Dr. Levine and other PUBLIC health officials should SURRENDER their MEDICAL LICENSE for FAILURE to

RECOMMEND INCREASED PNEUMONIA vaccinations including Dr. Deborah Birx and be investigated for any

payments made to them, and pay the equivalent of Social Security Death payment for everyone that died in

Pennsylvania and the United States, as well as all media organizations that also participated in the deaths

(APPROXIMATELY 1.5 MILLION 255 \* 5493) EACH.

[75] Based on case 10011 Boeing should create a project to bring back the L-1011 Aircraft from the dead with engines

from the 737-MAX to provide new aircraft to the fleets that would soak up excess production engines and provide

new capacity to the Airline Industry Worldwide and Engineering jobs and capacity.

[76] ORDER THAT CARTER PAGE LAWSUIT BE INCORPORATED INTO THIS ACTION AND AT MINIMUM BE

AWARDED \$ 250,000

[77] Order all individuals that have contributed to the **Pandemic Destroy America Fund** pay twice the amount paid into

the fund and Jeffrey Bezos, Jack Dorsey, Tim Cook, Bill Gates, Michael Bloomberg, George Soros pay 10% of their

net worth as a fine for trying to destroy the United States and electoral fraud and the constitution as well as all

similarly situated.

[78] Order all Government employees that participated in any of the mentioned crimes pay 10% of their pension into a

fund to allow equal justice as well as Karie Couric for her support for camps for reprogramming. <ref>

<https://www.theguardian.com/world/2021/jan/12/uighur-xinjiang-re-education-camp-china-gulbahar-haitiwaji> </ref>

[79] Besides the conspiracy of Amazon, Twitter, it should also include Wikipedia, Google and others not identified, for

trying to eliminate GOD.

[80] Mr. Bezos should be incarcerated until Parler has been made whole, and he pays everyone in the United States that

lost money \$ 2,000 , along with the president of ABC Channing Dungey, and James Comey(Approximately 400

billion)

[81] Order the United States Government to stop collecting or accessing penalties **FOR FAILURE to comply with**



UNITED STATES DISTRICT COURT FOR THE  
WESTERN DISTRICT OF WASHINGTON  
AT SEATTLE

PARLER LLC,

*Plaintiff,*

v.

AMAZON WEB SERVICES, INC.,

*Defendant.*

CASE NO. 2:21-cv-0031-BJR

ORDER DENYING MOTION FOR  
PRELIMINARY INJUNCTION

**I. INTRODUCTION**

This matter comes before the Court on a Motion for Temporary Restraining Order (“TRO”), filed by Plaintiff Parler LLC (“Parler”). Dkt. No. 2. Parler is seeking to have the Court order Defendant Amazon Web Services, Inc. (“AWS”) to reinstate AWS’s web-hosting services that AWS provided Parler under the parties’ Customer Services Agreement. Parler initially filed the motion as one requesting a TRO, but after the Court ordered Parler to serve AWS notice, ordered additional briefing, and held a hearing, the parties agree that the motion has been converted to one for a preliminary injunction.

In its Complaint, Parler asserts three claims: (1) for conspiracy in restraint of trade, in violation of the Sherman Act, 15 U.S.C. § 1; (2) for breach of contract; and (3) for tortious



1 interference with business expectancy. AWS disputes all three claims, asserting that it is Parler,  
2 not AWS, that has violated the terms of the parties' Agreement, and in particular AWS's  
3 Acceptable Use Policy, which prohibits the "illegal, harmful, or offensive" use of AWS services.

4 It is important to note what this case is not about. Parler is not asserting a violation of any  
5 First Amendment rights, which exist only against a governmental entity, and not against a private  
6 company like AWS. And indeed, Parler has not disputed that at least some of the abusive and  
7 violent posts that gave rise to the issues in this case violate AWS's Acceptable Use Policy. This  
8 motion also does not ask the Court to make a final ruling on the merits of Parler's claims. As a  
9 motion for a preliminary injunction, before any discovery has been conducted, Parler seeks only  
10 to have the Court determine the *likelihood* that Parler will ultimately prevail on its claims, and to  
11 order AWS to restore service to Parler pending a full and fair litigation of the issues raised in the  
12 Complaint. Having reviewed the briefs filed in support of and opposition to the motion, and  
13 having heard oral argument by videoconference, the Court finds and rules as follows.  
14

## 15 II. BACKGROUND

16 Parler was founded in 2018, and describes itself as "a conservative microblogging  
17 alternative and competitor to Twitter." Compl., ¶ 1. Parler—like Twitter, Facebook, and other  
18 social media entities referenced in this action—is an online platform that allows third-party  
19 users, sometimes anonymously, to express thoughts and ideas for other users to read and  
20 comment on. Parler takes a laissez faire or "reactive" approach to moderation of its users'  
21 speech. *See, e.g.*, Parler's December 4, 2020 Community Guidelines, Decl. of Ambika Doran,  
22 Ex. B ("We prefer that removing community members or member-provided content be kept to  
23 the absolute minimum."). At the time of the filing of its Complaint, Parler claims to have had 15  
24 million end-user accounts and a million downloads of its app per day. Decl. of John Matze, ¶ 3.  
25



1 AWS, an Amazon.com, Inc. company, offers “computing services for businesses,  
2 nonprofits, and government organizations globally.” Decl. of Amazon Exec. 2, ¶ 3 (“Exec. 2  
3 Decl.”). According to Parler, “AWS is the world’s leading cloud service providers [sic],  
4 capturing a third of the global market.” Compl., ¶ 11. In June 2018, Parler entered into a  
5 Customer Services Agreement (“CSA” or “Agreement”) with AWS for the latter to provide “the  
6 cloud computing services Parler needs for its apps and website to function on the internet.”  
7 Compl., ¶¶ 12, 13; *see* CSA, Exec. 2 Decl., Ex. A.

8  
9 In recent months, Parler’s popularity has grown rapidly, and around the time of the 2020  
10 presidential election, according to Parler, millions of users were abandoning Twitter and  
11 migrating to the Parler platform. *See* Compl., ¶ 17. During this same time period, AWS claims  
12 that it received reports that Parler was failing to moderate posts that encouraged and incited  
13 violence, in violation of the terms of the CSA and AWS’s Acceptable Use Policy (“AUP”).  
14 Exec. 2 Decl., ¶ 4; Ex. C (AUP). The AUP proscribes, among other things, “illegal, harmful, or  
15 offensive” use or content, defined as content “that is defamatory, obscene, abusive, invasive of  
16 privacy, or otherwise objectionable.” AUP at 1. AWS claims that in recent weeks, it repeatedly  
17 communicated with Parler its concerns about third-party content that violated the terms of the  
18 CSA and AUP, and that Parler failed to respond to those concerns in a timely or adequate  
19 manner. *Id.*, ¶ 5.

20  
21 AWS has submitted to the Court multiple representative examples, reflecting content  
22 posted on Parler during this period, that AWS claims violated the terms of the AUP and the  
23 parties’ Agreement.<sup>1</sup> *See* Opp. Br. at 3-4. Parler has not denied that these posts are abusive or  
24 that they violate the Acceptable Use Policy. Parler does claim, however, that AWS knew Parler  
25

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<sup>1</sup> The Court will not dignify or amplify these posts by quoting them here.



1 was attempting “to address content moderation challenges,” and that AWS appeared to be  
2 willing to cooperate in Parler’s efforts. Matze Decl., ¶¶ 6, 7 (asserting “AWS’s actions and  
3 communications led Parler’s corporate officers to believe that, far from being concerned about  
4 remaining in a contractual relationship with Parler, AWS wished to expand that contractual  
5 relationship”).

6 On January 6, 2021, supporters of President Donald Trump, seeking to overturn the  
7 results of the presidential election, marched on Congress, resulting in a violent and deadly riot at  
8 the U.S. Capitol. *See* Doran Decl., Ex. F. On January 8, Twitter and Facebook banned President  
9 Trump from their platforms. Compl., ¶ 18. Parler claims that in response to speculation that the  
10 President would move to Parler, there was a mass exodus of users from Twitter to Parler and a  
11 355% increase in installations of Parler’s app. *Id.*, ¶¶ 2, 8. Parler also claims that the surge during  
12 this time was responsible for its failure to deal with a backlog of some 26,000 posts that it  
13 acknowledges “potentially encouraged violence” in violation of the AUP. *See* Rep. Br. at 4  
14 (acknowledging “backlog of 26,000 instances of content that potentially encouraged violence”).  
15

16 On January 9, 2021, AWS notified Parler that it intended to “suspend all services” as of  
17 11:59 p.m. Sunday, January 10. Ex. 1 to Compl., January 9, 2021 email from AWS to Parler  
18 (“It’s clear that Parler does not have an effective process to comply with the AWS terms of  
19 service. . . . Given the unfortunate events that transpired this past week in Washington, D.C.,  
20 there is serious risk that this type of content will further incite violence. . . . Because Parler  
21 cannot comply with our terms of service and poses a very real risk to public safety, we plan to  
22 suspend Parler’s account effective Sunday, January 10th, at 11:59PM PST.”). At some time  
23 during the night between January 10 and 11, AWS suspended its services and Parler went dark.  
24  
25



1 On the morning of January 11, Parler filed its Complaint and the instant motion, seeking  
2 *ex parte* a TRO from this Court prohibiting AWS from suspending services. Parler failed,  
3 however, to provide the certification required under the Federal Rules, verifying that its counsel  
4 made an effort to serve AWS notice of the motion, or in the alternative, why notice should not be  
5 required. *See* Fed. R. Civ. P. 65(b)(1)(B); LCR 65. The Court therefore ordered Parler to provide  
6 notice of its motion to AWS. Further, the Court set a briefing schedule. As directed, AWS filed  
7 its opposition on January 12, and Parler filed a reply on January 13. On January 14, 2021, the  
8 Court held a hearing on the motion by videoconference. The Court and the parties agree that the  
9 motion for a temporary restraining order is now essentially one for a preliminary injunction, and  
10 is ripe for this Court's consideration.

### 12 III. DISCUSSION

#### 13 A. Standard for Issuance of Preliminary Injunction

14 As courts have repeatedly emphasized, an injunction represents an "extraordinary  
15 remedy" that is never awarded as a matter of right. *See Winter v. Natural Res. Def. Council*, 555  
16 U.S. 7, 22 (2008). For a preliminary injunction to issue, the moving party has the burden of  
17 demonstrating all four of the following elements: (1) that it is likely to succeed on the merits; (2)  
18 that it is likely to suffer irreparable harm in the absence of preliminary relief; (3) that the balance  
19 of equities tips in its favor; and (4) that an injunction serves the public interest. *Winter*, 555 U.S.  
20 at 20.

22 In the wake of *Winter*, in which the Supreme Court narrowed the path to an injunction,  
23 the Ninth Circuit has maintained that a preliminary injunction "may also be appropriate if a  
24 movant raises 'serious questions going to the merits' and the 'balance of hardships tips sharply  
25 towards' it, as long as the second and third *Winter* factors are satisfied." *Disney Enters., Inc. v.*



1 *VidAngel, Inc.*, 869 F.3d 848, 856 (9th Cir. 2017) (quoting *All. for the Wild Rockies v. Cottrell*,  
2 632 F.3d 1127, 1134–35 (9th Cir. 2011)). Further, in the Ninth Circuit, “the elements of the  
3 preliminary injunction test are balanced, so that a stronger showing of one element may offset a  
4 weaker showing of another.” *Hernandez v. Sessions*, 872 F.3d 976, 990 (9th Cir. 2017)  
5 (quotation omitted).

6 **B. Likelihood of Success on the Merits**

7 Parler’s motion asserts three distinct claims. The Court reviews each in turn.

8 *1. Sherman Act Claim*

9  
10 Parler alleges that AWS’s termination of services is “apparently designed to reduce  
11 competition in the microblogging services market to the benefit of Twitter,” and therefore  
12 violates Section 1 of the Sherman Act. Mot. at 3; 15 U.S.C. § 1 (prohibiting “[e]very contract,  
13 combination in the form of trust or otherwise, or conspiracy, in restraint of trade or commerce”).  
14 To prove a violation of Section 1, Parler must show: “(1) the existence of an agreement, and (2)  
15 that the agreement was in unreasonable restraint of trade.” *Fed. Trade Comm’n v. Qualcomm*  
16 *Inc.*, 969 F.3d 974, 989 (9th Cir. 2020) (citing, *inter alia*, *Am. Needle, Inc. v. Nat’l Football*  
17 *League*, 560 U.S. 183, 189–90 (2010)).

18  
19 At this stage in the proceedings, Parler has failed to demonstrate that it is likely to  
20 succeed on the merits of its Sherman Act claim. While Parler has not yet had an opportunity to  
21 conduct discovery, the evidence it has submitted in support of the claim is both dwindlingly  
22 slight, and disputed by AWS. Importantly, Parler has submitted no evidence that AWS and  
23 Twitter acted together intentionally—or even at all—in restraint of trade. *See Bell Atlantic Corp.*  
24 *v. Twombly*, 550 U.S. 544, 127 (2007) (“[A]n allegation of parallel conduct and a bare assertion  
25



1 of conspiracy will not suffice.”). In contrast, AWS has submitted the sworn declaration of an  
2 AWS executive, explicitly denying the existence of any such agreement:

3 To my knowledge, AWS and Twitter have never discussed, much less agreed upon,  
4 any policy, practice, or act directed at Parler. To the contrary, we have an internal  
5 policy never to discuss matters involving one customer with another customer.  
6 Nobody in my organization would be authorized to discuss Parler with Twitter  
7 without my authorization, knowledge, or involvement. I have not authorized any  
8 AWS employee to discuss Parler with Twitter, and I have not been involved  
9 personally in any such discussion.

10 Decl. of Amazon Exec. 1, (“Exec. 1 Decl.”), ¶ 8.

11 Indeed, Parler has failed to do more than raise the specter of preferential treatment of  
12 Twitter by AWS. The sum of its allegation is that “by pulling the plug on Parler but leaving  
13 Twitter alone despite identical conduct by users on both sites, AWS reveals that its expressed  
14 reasons for suspending Parler’s account are but pretext.” Compl., ¶ 26. But Parler and Twitter are  
15 not similarly situated, because AWS does not provide online hosting services to Twitter. Parler’s  
16 unsupported allegation that “AWS provides online hosting services to both Parler and Twitter” is  
17 explicitly denied in a sworn declaration by an AWS executive. *See* Exec. 1 Decl., ¶¶ 5, 6  
18 (“Twitter’s principal social-media service (the “Twitter Feed”) does not run on AWS. . . . On  
19 December 15, 2020, AWS announced that it signed an agreement with Twitter for AWS to begin  
20 servicing the Twitter Feed for the first time. . . . We do not yet service the Twitter Feed, and I am  
21 not aware of any particular timeline for doing so.”). Thus, as AWS asserts, “it could not have  
22 suspended access to Twitter’s content” because “it does not host Twitter.” Opp. Br. at 7; *see*  
23 Exec. 1 Decl., ¶¶ 5, 7 (“Because the Twitter Feed does not run on AWS, the Twitter Feed (and  
24 any tweets on the Twitter Feed) are not subject to, and thus cannot violate, Amazon’s Acceptable  
25 Use Policy.”).



1 In short, Parler has proffered only faint and factually inaccurate speculation in support of  
2 a Sherman Act violation. AWS, in contrast, has submitted sworn testimony disputing Parler's  
3 allegations. Parler therefore has failed to demonstrate at this stage a likelihood of success on its  
4 Sherman Act claim.

5 *2. Breach of Contract Claim*

6 The gravamen of Parler's breach of contract claim is that AWS terminated the Agreement  
7 without providing Parler 30 days to cure any alleged material breach.<sup>2</sup> Mot. at 9. Parler claims it  
8 is entitled to the 30-day cure period based on a provision in the CSA that provides "[e]ither party  
9 may terminate this Agreement for cause if the other party is in material breach of this Agreement  
10 and the material breach remains uncured for a period of 30 days from receipt of notice by the  
11 other party." CSA § 7.2(b)(i). As noted above, Parler alleges that AWS notified Parler that the  
12 latter was in material breach, for the first time, only hours before suspending or terminating  
13 services. *See* Matze Decl., ¶ 10.  
14

15 AWS responds that it is Parler, not AWS, that has breached the Agreement. In particular,  
16 AWS claims that Parler breached Section 4.2 of the CSA, which requires Parler to "ensure that  
17 [Parler's] Content and [Parler's] and End Users' use of [Parler's] Content . . . will not violate any  
18 of the Policies," including AWS's Acceptable Use Policy. That AUP, as noted above, proscribes  
19 "activities that are illegal, that violate the rights of others, or that may be harmful to others, our  
20 operations or reputation" and "content that is defamatory, obscene, abusive, invasive of privacy,  
21 or otherwise objectionable." AUP, Exec. 2 Decl., Exs. A, C; *see* CSA ¶ 14; Opp. Br. at 6-7.  
22 AWS cites multiple examples of content posted on Parler's site that undeniably meet this  
23  
24

25  

---

<sup>2</sup> AWS denies that it "terminated" Parler's account, claiming it merely "suspended" its services. Opp. Br. at 6. As discussed below, the distinction is not material to Parler's claim at this stage, however, as the CSA grants AWS the authority to take either action under the same circumstances. *See* CSA, §§ 6, 7.2(b)(ii).



1 definition. *See* AWS Opp. Br. at 3-4 (citing Exec. 2 Decl., ¶ 5; Ex. E at 1-3, 6-7, 13, 17, 28, 32,  
2 49, 53-54).

3 Parler has not denied that content posted on its platform violated the terms of the CSA  
4 and the AUP; it claims only that AWS failed to provide notice to Parler that Parler was in breach,  
5 and to give Parler 30 days to cure, as Parler claims is required per Section 7.2(b)(i). However,  
6 Parler fails to acknowledge, let alone dispute, that Section 7.2(b)(ii)—the provision immediately  
7 following—authorizes AWS to terminate the Agreement “immediately upon notice” and without  
8 providing any opportunity to cure “if [AWS has] the right to suspend under Section 6.” And  
9 Section 6 provides, in turn, that AWS may “suspend [Parler’s or its] End User’s right to access  
10 or use any portion or all of the Service Offerings immediately upon notice” for a number of  
11 reasons, including if AWS determines that Parler is “in breach of this Agreement.” In short, the  
12 CSA gives AWS the right either to suspend or to terminate, immediately upon notice, in the  
13 event Parler is in breach.  
14

15 Parler has not denied that at the time AWS invoked its termination or suspension rights  
16 under Sections 4, 6 and 7, Parler was in violation of the Agreement and the AUP. It has therefore  
17 failed, at this stage in the proceedings, to demonstrate a likelihood of success on its breach of  
18 contract claim.  
19

### 20 3. *Intentional Interference with Business Expectancy Claim*

21 Under Washington law, in order to establish a tortious interference claim, Parler must  
22 prove: (1) the existence of a valid contractual relationship or business expectancy; (2) that  
23 defendants had knowledge of that relationship; (3) an intentional interference inducing or  
24 causing a breach or termination of the relationship or expectancy; (4) that defendants interfered  
25 for an improper purpose or used improper means; and (5) resultant damage. *See Leingang v.*



1 *Pierce Cty. Med. Bureau, Inc.*, 131 Wn. 2d 133, 157 (1997); *Pleas v. City of Seattle*, 112 Wn.2d  
2 794, 800 (1989). Exercising in good faith one's legal interests is not improper interference.  
3 *Leingang*, 131 Wn. 2d at 157.

4 Parler has failed to allege basic facts that would support several elements of this claim.  
5 Most fatally, as discussed above, it has failed to raise more than the scantest speculation that  
6 AWS's actions were taken for an improper purpose or by improper means. Conversely, AWS has  
7 denied it acted improperly, justifying its actions as a lawful exercise of rights it had pursuant to  
8 either the suspension or the termination provisions of the CSA. Further, for the reasons outlined  
9 *supra*, §§ III.B.(1) & (2), Parler has failed to demonstrate the likelihood that AWS breached the  
10 CSA. To the contrary, the evidence at this point suggests that AWS's termination of the CSA  
11 was in response to Parler's material breach. Parler has therefore not demonstrated a likelihood of  
12 success on this claim.  
13

#### 14 **C. Irreparable Injury**

15 Because likelihood of success is a threshold inquiry, when "a plaintiff has failed to show  
16 the likelihood of success on the merits, the Court "need not consider the remaining three *Winter*  
17 elements." *Garcia v. Google, Inc.*, 786 F.3d 733, 740 (9th Cir. 2015)(internal citation omitted).  
18 Given the gravity of the issues presented, the Court nevertheless will do so. As noted above, a  
19 plaintiff seeking a preliminary injunction must establish that it is likely to suffer irreparable harm  
20 in the absence of preliminary relief; importantly, a showing of a mere "possibility" of harm is not  
21 enough. *See Winter*, 555 U.S. at 20, 22 ("[T]he Ninth Circuit's "possibility" standard is too  
22 lenient."). Irreparable injury is traditionally defined as harm for which there is no adequate legal  
23 remedy, such as an award of damages. *See Rent-A-Ctr., Inc. v. Canyon Television & Appliance*  
24 *Rental, Inc.*, 944 F.2d 597, 603 (9th Cir.1991).  
25



1 In support of its claim to irreparable injury, Parler alleges that AWS's suspension or  
2 termination renders Parler unable to deliver the services it promises its users, and "entirely  
3 unable to function online." Mot. at 5. Furthermore, Parler claims, the actions are a direct blow to  
4 its mission and reputation, and has caused a loss of user loyalty, advertising revenue, and the  
5 ability to raise capital. In short, Parler alleges, these actions have threatened it with "extinction."  
6 Rep. Br. at 11.

7 The injuries Parler alleges in its Complaint and its motion may be irreparable. *See hiQ*  
8 *Labs, Inc. v. LinkedIn Corp.*, 938 F.3d 985, 993 (9th Cir. 2019) ("The threat of being driven out  
9 of business is sufficient to establish irreparable harm.") (citing *Am. Passage Media Corp. v. Cass*  
10 *Commc'ns, Inc.*, 750 F.2d 1470, 1474 (9th Cir. 1985)). But in *Winter*, the Supreme Court  
11 explicitly rejected the "possibility" of irreparable harm as "too lenient" to support a preliminary  
12 injunction, and in the hearing the Court held on this motion, AWS vigorously disputed that  
13 Parler has shown that its extinction is "likely" in the absence of an injunction. *See Winter*, 555  
14 U.S. at 22; Trans. 1/14/21 Hrg., Dkt. No. 33, 15:8-23. The Court makes no finding on this issue,  
15 but notes that Parler's claims to irreparable harm are substantially diminished by its admission  
16 "that much of that harm would be compensable by damages." Rep. Br. at 11.

17 Parler's showing of a likelihood of irreparable injury, particularly in light of its failure to  
18 demonstrate a likelihood of success on the merits, is insufficient to support a preliminary  
19 injunction.

20 **D. "Serious Questions Going to the Merits" and "Balance of Hardships"**

21 In the Ninth Circuit, a plaintiff may alternatively be awarded an injunction where it has  
22 raised "serious questions" going to the merits of its claims, and the balance of hardships, as  
23 between the two parties, "tips sharply" in its favor. *See Cottrell*, 632 F.3d at 1134-35 ("A  
24  
25



1 preliminary injunction is appropriate when a plaintiff demonstrates that serious questions going  
2 to the merits were raised and the balance of hardships tips sharply in the plaintiff's favor.”). This  
3 analysis does not, however, aid Parler's cause. First, as discussed above, the likelihood of Parler  
4 prevailing on its claims is not a close call. Parler's allegations at this time are both inaccurate and  
5 unsupported, and are disputed by evidence submitted by AWS. Thus, its motion does not, on this  
6 record, raise “serious questions” going to the merits of its claims.

7  
8 Second, while the “balance of hardships” may fall heaviest on Parler in the form of  
9 potential monetary loss, AWS has convincingly argued that forcing it to host Parler's users'  
10 violent content would interfere with AWS's ability to prevent its services from being used to  
11 promote—and, as the events of January 6, 2021 have demonstrated, even cause—violence. Opp.  
12 Br. at 11; Exec. 2 Decl., Ex. F. It cannot be said, therefore, that the balance of hardships “tips  
13 sharply” in Parler's favor.

14 **E. The Balance of Equities and the Public Interest**

15  
16 “In exercising their sound discretion, courts of equity should pay particular regard for the  
17 public consequences in employing the extraordinary remedy of injunction.” *Winter*, 555 U.S. at  
18 24. Parler argues that the public interest favors the consistent enforcement of contractual  
19 obligations, and lies “in fair and robust market competition.” Mot. at 7-8. But Parler has not at  
20 this stage demonstrated a likelihood that it will prevail on its breach of contract, Sherman Act, or  
21 tortious interference claims. It therefore necessarily follows that the claims do not support a  
22 finding that the public interest weighs in favor of granting the injunction.

23  
24 On the other hand, AWS argues that an injunction forcing it to continue hosting the Parler  
25 platform would pose a risk to public safety. Opp. Br. at 11; Exec. 2 Decl. Ex. F. Parler attempts  
to discount this interest by claiming that at the time AWS cut off its services, Parler was “already



1 taking steps” to develop a more effective content moderation system. Rep. Br. at 12. There is no  
2 debate, however, that forcing AWS to reinstate its services now, before such system can be  
3 implemented, would result in the continued posting of the kind of abusive, violent content that  
4 caused AWS to shut Parler down in the first place.

5 The Court explicitly rejects any suggestion that the balance of equities or the public  
6 interest favors obligating AWS to host the kind of abusive, violent content at issue in this case,  
7 particularly in light of the recent riots at the U.S. Capitol. That event was a tragic reminder that  
8 inflammatory rhetoric can—more swiftly and easily than many of us would have hoped—turn a  
9 lawful protest into a violent insurrection. The Court rejects any suggestion that the public interest  
10 favors requiring AWS to host the incendiary speech that the record shows some of Parler’s users  
11 have engaged in. At this stage, on the showing made thus far, neither the public interest nor the  
12 balance of equities favors granting an injunction in this case.  
13

#### 14 IV. CONCLUSION

15 Parler has failed to meet the standard set by Ninth Circuit and U.S. Supreme Court  
16 precedent for issuance of a preliminary injunction. To be clear, the Court is not dismissing  
17 Parler’s substantive underlying claims at this time. Parler has fallen far short, however, of  
18 demonstrating, as it must, that it has raised serious questions going to the merits of its claims, or  
19 that the balance of hardships tips sharply in its favor. It has also failed to demonstrate that it is  
20 likely to prevail on the merits of any of its three claims; that the balance of equities tips in its  
21 favor, let alone strongly so; or that the public interests lie in granting the injunction.  
22

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1 For these and the remaining reasons articulated above, Parler's motion for a preliminary  
2 injunction is DENIED.

3 Dated this 21st day of January, 2021.

4 **A**

5 \_\_\_\_\_  
6 Barbara Jacobs Rothstein  
7 U.S. District Court Judge  
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THE FEDERAL LAW ENFORCEMENT AND SECURITY TEAM OF THE U.S. POSTAL SERVICE

**Mail Fraud Complaint****Your Information**

Company Name: \_\_\_\_\_  
 \* First Name: JEFFREY \* Last Name: CUTLER  
 \* Address: P.O. BOX 2806  
 \* City: YORK  
 \* State: Pennsylvania  
 \* ZIP Code: 17405  
 \* Country: UNITED STATES  
 Cell Phone: (717) 854-4718 Work Phone: (215) 872-5715  
 Home Phone: \_\_\_\_\_ Fax: \_\_\_\_\_  
 Email Address: eitaxcollector@gmail.com  
 Age Range: 65 or older  
 Are you a Veteran? ☐ Yes ☒ No

**Complaint Filed Against**

Company Name: TWITTER  
 First Name: JACK Last Name: DORSEY  
 Address: 1355 Market St suite 900  
 City: San Francisco  
 State: California  
 ZIP Code: 94103  
 Country: UNITED STATES  
 Cell Phone: \_\_\_\_\_ Work Phone: (415) 222-9670  
 Home Phone: \_\_\_\_\_ Fax: \_\_\_\_\_  
 Email Address: ir@twitter.com  
 Website Address: https://www.headquartersinfo.com/

**How Were You Contacted?**

How were you contacted? ☒ US Mail  
 On what date were you contacted? 01/10/2021  
 Do you have the envelope it was mailed in? ☐ Yes ☒ No

**How Did You Respond to This Offer?**

How did you respond to this offer? ☒ US Mail  
 Response Mailed to a Different Address: ☐ Yes ☒ No  
 Do you have a Tracking Number? ☐ Yes ☒ No  
 (Certified, Insured or Express Mail?)

What did you receive?  
max size 250 characters

HARD COPY OF ANNUAL REPORT

How did it differ from what you expected?  
max size 250 characters

CLAIMS THEY DO NOT DISCRIMINATE AND DO GOOD

How much did the company ask you to pay (\$)? 120.41

Do you have the item? ☐ Yes ☒ No

How was it delivered? ☒ Online

Did you contact the company or person about the complaint? ☐ Yes ☒ No

Reason for No Contact: Unanswered Telephone

**Did You Lose Money?**

Lose Money: ☐ Yes ☒ No  
 Payment Type: Other Payment Method  
 Payment Type Other: TRANSFER FROM ACCT  
 Payment Amount(\$): \_\_\_\_\_  
 Payment Date: 01/10/2021

**Type of Mail Fraud Complaint**

Scheme Category: Investment  
 Scheme Type: Select One...

**Additional Information**

max size 1000 characters

TWITTER CLAIMS THAT THEY DO GOOD AND DECIDED THAT DONALD TRUMP'S ACCOUNT IS SUSPENDED EVEN THOUGH THERE IS TIME STAMPED PROOF OF ELECTORAL FRAUD IN PENNSYLVANIA, ORIGINALLY FILED IN FEDERAL COURT 20OCT2020 PAGE 189 OF CASE 20-2936 PAGE 9 OF THE LINK BELOW IT<ref> https://www.courtlistener.com/recap/gov.uscourts.pamd.127057 /gov.uscourts.pamd.127057.181.0.pdf </ref> THE DROP BOXES IN PENNSYLVANIA FAILED TO HAVE HARD COPY RECEIPT AVAILABLE DESPITE ORDER FROM TORRES ON 12APR2018 TO THE CONTRARY



THE FEDERAL LAW ENFORCEMENT AND SECURITY TEAM OF THE U.S. POSTAL SERVICE

Mail Fraud Complaint form submitted successfully. 11JAN2021 2:27 PM

Thank you for completing the form.

The information you provided will be entered into our national complaint system.

The U.S. Postal Inspection Service gathers data on mail-related crime to determine whether a violation has occurred. While we can't guarantee that we can recover lost money or items, your information can help alert inspectors to problem areas and possibly prevent other people from being victimized. U.S. Postal inspectors base their investigations on the number, substance, and pattern of complaints received from the public.

We ask you to keep all original documents related to your complaint. We will contact you ONLY if more information is needed.



Mail Fraud Complaint form **AMAZON - JEFFREY BEZOS**



THE FEDERAL LAW ENFORCEMENT AND SECURITY ARM OF THE U.S. POSTAL SERVICE

Mail Fraud Complaint form submitted successfully. 12JAN2021

Thank you for completing the form.

The information you provided will be entered into our national complaint system.

The U.S. Postal Inspection Service gathers data on mail-related crime to determine whether a violation has occurred. While we can't guarantee that we can recover lost money or items, your information can help alert inspectors to problem areas and possibly prevent other people from being victimized. U.S. Postal Inspectors base their investigations on the number, substance, and pattern of complaints received from the public.

We ask you to keep all original documents related to your complaint. We will contact you **ONLY** if more information is needed.



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**U.S. House of Representatives**  
**Committee on the Judiciary**  
 Washington, DC 20515-6216  
 One Hundred Sixteenth Congress

July 8, 2020

Mr. John Matze  
 Chief Executive Officer  
 Parler, LLC  
 209 South Stephanie Street, B135  
 Henderson, NV 89012

Dear Mr. Matze:

Since its founding in 2018, Parler has amassed approximately 1.5 million users, with a significant portion of those users joining in recent days as Parler has gained widespread awareness among the American public.<sup>1</sup> Parler advertises itself as an alternative to social networks, such as Twitter, that aggressively—and discriminatorily—**censor their users' speech.**<sup>2</sup> While Parler does have rules and policies concerning the use of its platform by users, you have said that Parler is “a public square” that does not “censor or editorialize” and that “only . . . weed[s] out . . . pornography, threats of violence against someone, and obscene material.”<sup>3</sup>

Congress is currently examining the size, competitiveness, and role of social media companies in our society through the lens of antitrust law, which is rightfully restricted to analyzing the welfare of consumers relative to price and market dynamics.<sup>4</sup> Because social media platforms generally offer their services to users for free, companies compete on matters other than price, such as quality and other features.<sup>5</sup>

Parler appears to be competing with other social media companies in precisely this manner. Because the social media market is filled predominantly with companies that offer their services to users for free, Parler is generally unable to offer a lower price to users than its

<sup>1</sup> See, e.g., Brian Flood, Parler CEO John Matze provides Twitter Alternative: ‘People are sick of cancel culture, constant judgment’, FOX NEWS (Jul. 2, 2020), <https://www.foxnews.com/media/parler-ceo-john-matze-provides-twitter-alternative-people-are-sick-of-cancel-culture-constant-judgment>; see also Ari Levy, *Trump fans are flocking to the social media app Parler—its CEO is begging liberals to join them*, CNBC (Jun. 28, 2020), <https://www.cnbc.com/2020/06/27/parler-ceo-wants-liberal-to-join-the-pro-trump-crowd-on-the-app.html>.

<sup>2</sup> See, e.g., *About Us*, PARLER, <https://home.parler.com/about/> (stating that “Parler is a non-biased free speech driven entity” that “accepts your right to express your thoughts, opinions, and ideals online.”).

<sup>3</sup> *Community Guidelines*, PARLER, <https://legal.parler.com/documents/guidelines.pdf>; Flood, *supra* note 1.

<sup>4</sup> See, e.g., Press Release, House Committee on the Judiciary, House Judiciary Committee Launches Bipartisan Investigation into Competition in Digital Markets (Jun. 3, 2019), <https://judiciary.house.gov/news/documentsingle.aspx?DocumentID=2051>.

<sup>5</sup> See, e.g., Makan Delrahim, Assistant Attorney General for the Antitrust Division, Dep’t of Justice, Keynote Address at the University of Colorado Law School Silicon Flatirons Annual Technology Policy Conference: “I’m Free”: Platforms and Antitrust Enforcement in the Zero-Price Economy (Feb. 11, 2019) (“Firms in zero-price markets often compete on quality and innovation, which can benefit consumers.”).



Mr. John Matze  
July 8, 2020  
Page 2

competitors. Therefore, Parler differentiates itself on the quality and features of its platform—namely, its commitment to not “**cancel or editorialize, share or sell user data.**”<sup>6</sup> This commitment positions Parler in stark contrast to Twitter, which has made increasingly clear in recent weeks and months that only users who refrain from expressing certain unfavored political beliefs are welcome to fully participate on its platform. In turn, Parler’s commitment to free expression takes the place of price as an incentive driving consumer behavior.

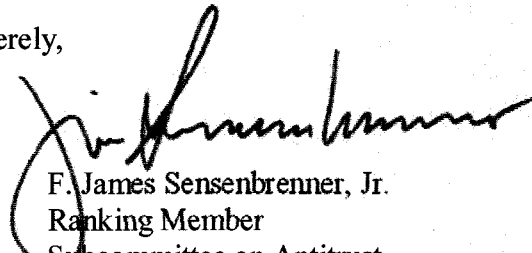
As the Committee continues to evaluate the size, competitiveness, and role of social media companies in our society, the perspective of Parler would significantly inform and **advance the Committee’s work.** At a time and in a medium that are mutually convenient, we ask that you arrange to **provide the Committee with Parler’s views on the value it offers to** consumers, its competitive practices, and how it views the state of competition in social media.

If you have any questions regarding this request, please contact Committee staff at (202) 225-6906. Thank you for your attention to this matter.

Sincerely,



Jim Jordan  
Ranking Member



F. James Sensenbrenner, Jr.  
Ranking Member  
Subcommittee on Antitrust,  
Commercial and Administrative Law

cc: The Honorable Jerrold L. Nadler, Chairman

The Honorable David N. Cicilline, Chairman, Subcommittee on Antitrust, Commercial  
and Administrative Law

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<sup>6</sup> Flood, *supra* note 1.



# Investor Relations

- 01 Annual reports, proxies and shareholder letters
- 02 Quarterly results
- 03 SEC filings
- 04 Press releases
- 05 FAQs
- 06 Corporate governance
- 07 Officers and directors
- 08 Contact us and request documents
- 09 Events

# Code of Business Conduct and Ethics

In performing their job duties, Amazon.com employees should always act lawfully, ethically, and in the best interests of Amazon.com. This Code of Business Conduct and Ethics (the "Code of Conduct") sets out basic guiding principles. Employees who are unsure whether their conduct or the conduct of their coworkers complies with the Code of Conduct should contact their manager or the Legal Department. Employees may also report any suspected noncompliance as provided in the Legal Department's reporting guidelines referred to in paragraph IX below.

Show All

I. Compliance with Laws, Rules and Regulations	
Employees must follow applicable laws, rules and regulations at all times. Employees with questions about the applicability or interpretation of any law, rule or regulation, should contact the Legal Department.	
II. Conflicts of Interest	+
III. Insider Trading Policy	+
IV. Discrimination and Harassment	
Amazon.com provides equal opportunity in all aspects of employment and will not tolerate any illegal discrimination or harassment of any kind. For more information, see the Amazon.com policies on Equal Employment Opportunity and Workplace Harassment in the Amazon.com Owner's Manual.	
V. Health and Safety	+
VI. Price Fixing	
Employees may not discuss prices or make any formal or informal agreement with any competitor regarding prices, discounts, business terms, or the market segments and channels in which the Company competes, where the purpose or result of such discussion or agreement would be inconsistent with applicable antitrust laws. If you have any questions about this section or the applicable antitrust laws, please contact the Legal Department.	
VII. Bribery, Payments to Government Personnel	
Employees may not bribe anyone for any reason, whether in dealings with governments or the private sector. The U.S. Foreign Corrupt Practices Act, and similar laws in other countries, prohibit offering or giving anything of value, directly or indirectly, to government officials in order to obtain or retain business. Employees may not make illegal payments to government officials themselves or through a third party. Employees who are conducting business with the government officials of any country must contact the Legal Department for guidance on the law governing payments and gifts to governmental officials.	
VIII. Recordkeeping, Reporting, and Financial Integrity	
Amazon.com's books, records, accounts and financial statements must be maintained in appropriate detail, must properly reflect the Company's transactions and must conform both to applicable law and to the Company's system of internal controls. Further, Amazon.com's public financial reports must contain full, fair, accurate, timely and understandable disclosure as required by law. The Company's financial, accounting and legal groups are responsible for procedures designed to assure proper internal and disclosure controls, and all employees should cooperate with these procedures.	
IX. Questions; Reporting Violations	+
X. Periodic Certification	+
XI. Board of Directors	+
XII. Waivers	

Waivers of this Code of Conduct may be made only in a manner permitted by law.



Date filed: 01/11/2021

Date of last filing: 01/21/2021

## History

Doc. No.	Dates	Description
<u>34</u>	Filed & Entered: 01/21/2021	Order on Motion for Temporary Restraining Order
<u>33</u>	Filed & Entered: 01/20/2021	Notice of Filing of Official Transcript
<u>31</u>	Filed & Entered: 01/18/2021	Notice of Supplemental Authority
<u>32</u>	Filed & Entered: 01/18/2021	Sealed Unredacted Document
<u>28</u>	Filed & Entered: 01/15/2021	Transcript Order Form
<u>29</u>	Filed & Entered: 01/15/2021	Motion to Seal
<u>30</u>	Filed & Entered: 01/15/2021	Sealed Unredacted Document
<u>25</u>	Filed & Entered: 01/14/2021	TRO Hearing
<u>26</u>	Filed & Entered: 01/14/2021	Order on Motion to Seal
<u>27</u>	Filed & Entered: 01/14/2021	Transcript Order Form
	Filed & Entered: 01/13/2021	Set/Reset Hearings
	Filed & Entered: 01/13/2021	Receipt
<u>18</u>	Filed & Entered: 01/13/2021	Notice of Filing Paper or Physical Materials
<u>19</u>	Filed & Entered: 01/13/2021	Corporate Disclosure Statement
<u>20</u>	Filed & Entered: 01/13/2021 Terminated: 01/13/2021	Application for Leave to Appear Pro Hac Vice
<u>21</u>	Filed & Entered: 01/13/2021	Reply to Response to Motion
<u>22</u>	Filed & Entered: 01/13/2021	Order on Application for Leave to Appear Pro Hac Vice
<u>23</u>	Filed & Entered: 01/13/2021	Declaration
<u>24</u>	Filed & Entered: 01/13/2021	Declaration
<u>8</u>	Filed & Entered: 01/12/2021	Praecipe-Other
<u>9</u>	Filed & Entered: 01/12/2021	Notice of Appearance
<u>10</u>	Filed & Entered: 01/12/2021	Response to Motion
<u>11</u>	Filed & Entered: 01/12/2021	Declaration
<u>12</u>	Filed & Entered: 01/12/2021	Declaration
<u>13</u>	Filed & Entered: 01/12/2021	Declaration
<u>14</u>	Filed & Entered: 01/12/2021	Proposed Order (Unsigned)
<u>15</u>	Filed & Entered: 01/12/2021 Terminated: 01/14/2021	Motion to Seal
<u>16</u>	Filed & Entered: 01/12/2021	Sealed Document
<u>17</u>	Filed & Entered: 01/12/2021	Sealed Document
	Filed & Entered: 01/11/2021	Add and Terminate Judges
<u>1</u>	Filed & Entered: 01/11/2021	Complaint
<u>2</u>	Filed & Entered: 01/11/2021 Terminated: 01/21/2021	Motion for TRO
<u>3</u>	Filed & Entered: 01/11/2021	Corporate Disclosure Statement
<u>4</u>	Filed & Entered: 01/11/2021	Proposed Order (Unsigned)
<u>5</u>	Filed & Entered: 01/11/2021	Summons Issued
<u>6</u>	Filed & Entered: 01/11/2021	Order
<u>7</u>	Filed & Entered: 01/11/2021	Notice-Other

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**General Docket  
Third Circuit Court of Appeals**

**Court of Appeals Docket #:** 20-1422  
**Nature of Suit:** 1890 Other Statutory Actions  
 USA v. Safehouse, et al  
**Appeal From:** United States District Court for the Eastern District of Pennsylvania  
**Fee Status:** NA

**Docketed:** 02/27/2020  
**Termed:** 01/12/2021

**Case Type Information:**

- 1) civil
- 2) United States as party
- 3) Other civil

**Originating Court Information:**

**District:** 0313-2 : 2-19-cv-00519  
**Trial Judge:** Gerald A. McHugh, U.S. District Judge  
**Date Filed:** 02/05/2019  
**Date Order/Judgment:** 02/25/2020

**Date Order/Judgment EOD:** 02/25/2020

**Date NOA Filed:** 02/26/2020

- 11/16/2020 147 CLERK'S LETTER to counsel written at the direction of the Court. At the direction of the court, counsel are hereby directed to file a transcript of oral argument by Monday, November 30, 2020 in the above entitled case. Liaison counsel should immediately advise the Clerk's Office of the Court Reporter or agency handling the Transcription of oral argument. The Government is to bear the cost of the preparation of the transcript. (Please see letter attached for full text) (PM) [Entered: 11/16/2020 03:20 PM]
- 11/30/2020 148 ECF FILER: Transcript of oral argument on 11/16/2020 prepared at the direction of the Court. [20-1422] (EEL) [Entered: 11/30/2020 02:54 PM]
- 12/08/2020 149 MOTION filed by Proposed Intervenor Jeffrey Cutler titled "Petition for Injunctive Relief." Certificate of Service dated 12/03/2020. Service made by US mail. (LMR) [Entered: 12/09/2020 10:53 AM]
- 12/11/2020 150 ORDER (AMBRO, BIBAS and ROTH, Circuit Judges) The foregoing Motion filed by Proposed Intervenor Jeffrey Cutler titled "Petition for Injunctive Relief is denied.. AMBRO, Authoring Judge. (LMR) [Entered: 12/11/2020 03:54 PM]
- 12/16/2020 151 MOTION filed by Proposed Intervenor Jeffrey Cutler to Reconsider Order dated 12/11/2020, with a request for rehearing en banc under 3d Cir. I.O.P. 10.3.3.. Certificate of Service dated 12/16/2020. Service made by US mail. (LMR) [Entered: 12/30/2020 02:23 PM]
- 12/22/2020 152 AMENDED MOTION filed by Proposed Intervenor Jeffrey Cutler to Reconsider Order dated 12/11/2020, with a request for rehearing en banc under 3d Cir. I.O.P. 10.3.3. Certificate of Service dated 12/22/2020. Service made by US mail. (LMR) [Entered: 12/30/2020 02:26 PM]
- 01/05/2021 153 ORDER (AMBRO, Circuit Judges) The foregoing Motion filed by Proposed Intervenor Jeffrey Cutler titled "Amended Petition for Rehearing En Banc and Injunctive Relief because of Crimes (18 U.S. Code § 1519 – Destruction, alteration, or falsification of records) and Mail Fraud and to Combine Cases for Judicial Efficiency and Summary Affirmation" are denied. AMBRO, Authoring Judge. (LMR) [Entered: 01/05/2021 08:38 AM]
- 01/12/2021 154 PRECEDENTIAL OPINION. Coram: AMBRO, BIBAS and ROTH, Circuit Judges. Total Pages: 62. Judge: BIBAS Authoring, Judge: ROTH Dissenting. (LMR) [Entered: 01/12/2021 09:32 AM]
- 01/12/2021 155 JUDGMENT, REVERSED and REMANDED. Costs will be taxed against Appellees. --[Edited 01/12/2021 by CND] (LMR) [Entered: 01/12/2021 09:33 AM]
- 01/12/2021 156 Archived PDF of website(s) cited in opinion. (SB) [Entered: 01/21/2021 09:42 AM]

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**General Docket  
Third Circuit Court of Appeals**

**Court of Appeals Docket #:** 18-3693 **Docketed:** 12/12/2018  
**Nature of Suit:** 3370 Other Fraud  
**Jeffrey Cutler v. Alan Schnitzer, et al**  
**Appeal From:** United States District Court for the Eastern District of Pennsylvania  
**Fee Status:** Paid

**Case Type Information:**

- 1) civil
- 2) private
- 3) Federal question

**Originating Court Information:**
**District:** 0313-2 : 5-17-cv-05025
**Trial Judge:** Jeffrey L. Schmehl, U.S. District Judge

**Date Filed:** 11/06/2017

**Date Order/Judgment:**  
11/14/2018

**Date Order/Judgment EOD:**  
11/14/2018

**Date NOA Filed:**  
12/07/2018

04/25/2019 COMPLIANCE RECEIVED. Motion received from Pro Se Appellant Jeffrey Cutler. (MCV) [Entered: 04/30/2019 01:21 PM]

05/07/2019 ☐ ORDER (Clerk) denying Appellant's Petition to file Amended Brief and Appendix as presented. The reply briefs filed on April 10, 2019 and April 11, 2019 are hereby stricken. Appellant may, within 14 days of the date of this order, file one reply brief addressing all 6 of the Appellees' briefs filed in this case. SEE ORDER FOR COMPLETE TEXT, filed. (JK) [Entered: 05/07/2019 01:27 PM]

05/21/2019 ☐ MOTION filed by Appellant Jeffrey Cutler titled Petition to Expand Record to Include Evidence of Perjury. Response due on 06/03/2019. Certificate of Service dated 05/21/2019. Service made by ECF, US mail. SEND TO MERITS PANEL --[Edited 06/07/2019 by JK] (JK) [Entered: 05/22/2019 10:56 AM]

05/21/2019 ☐ PRO SE REPLY BRIEF (with Addendum) on behalf of Appellant Jeffrey Cutler, filed. Pages: 6. Certificate of Service dated 05/21/2019 by US mail. (SJB) [Entered: 05/28/2019 10:20 AM]

06/03/2019 ☐ ECF FILER: Response filed by Appellee Alan Schnitzer to motion. Certificate of Service dated 06/03/2019. SEND TO MERITS PANEL. [18-3693]--[Edited 06/07/2019 by JK] (NPH) [Entered: 06/03/2019 05:54 PM]

06/07/2019 ☐ ORDER (Clerk) referring the Appellant's Motion to Expand Record and Appellee's Response to the merits panel, filed. (JK) [Entered: 06/07/2019 11:39 AM]

07/15/2019 ☐ CALENDARED for Thursday, 08/01/2019. (TLG) [Entered: 07/15/2019 03:33 PM]

07/25/2019 ☐ MOTION filed by Appellant Jeffrey Cutler titled Petition to Alter Panel and Allow Oral Argument. Response due on 08/05/2019. Certificate of Service dated 07/25/2019. Service made by ECF. (JK) [Entered: 07/26/2019 02:07 PM]

08/01/2019 ☐ SUBMITTED (Pro Se - 3rd Cir. LAR 34.1 (a)) on Thursday, August 1, 2019. Panel: McKEE, COWEN and RENDELL, Circuit Judges. (TLG) [Entered: 08/01/2019 08:09 AM]

08/07/2019 ☐ ORDER (RENDELL, Circuit Judge) denying motion for recusal filed by Appellant Jeffrey Cutler, filed. RENDELL, Authoring Judge. (JK) [Entered: 08/07/2019 03:51 PM]

**PACER Service Center**

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Third Circuit - 01/25/2021 05:30:49

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<b>Billable Pages:</b>	1	<b>Cost:</b>	0.10





CITATION NO.

06598201-1

**NOTICE**

If you plead guilty or are found guilty, points may be assessed against your driver's record. An accumulation of points may result in the suspension of your driving privilege. Also, your driving privilege **WILL BE SUSPENDED** if you plead guilty or are found guilty of certain offenses under the Vehicle Code, including but not limited to: 75 Pa.C.S. §§ 1371, 3341, 3342, 3367, 3718, 3733, 3734, 3802 and 3803. Subsequent convictions of 75 Pa.C.S. § 1501, a violation of 75 Pa.C.S. § 3301 when occurring in an active work zone and an accident report is submitted by the police, and a violation of 75 Pa.C.S. § 3302 when occurring in an active work zone.

AOPC 40695 (Rev. 10/2019)

**DEFENDANT'S COPY**

C6598201-1

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In The  
United States Court of Appeals  
for the Third Circuit

2021 JAN 13 P 4: 10

USDC-EDPA

20-1422

UNITED STATES of AMERICA,  
Plaintiff-Appellees

JEFFREY CUTLER  
Intervenor Plaintiff-Appellee

v.

SAFEHOUSE INC., et al.  
Defendants-Appellants

*Appeal from the Order/Judgment entered February 25, 2020 in the United States District  
Court for the Eastern District of Pennsylvania at No. 2:19-cv-00519*

**AMMENDED & CORRECTED EMERGENCY EXPEDITED**

**PETITION FOR HEARING ENBANC AND INJUNCTIVE**

**RELIEF BECAUSE OF CRIMES (18 U.S. Code § 1519 -**

**Destruction, alteration, or falsification of records) & MAIL FRAUD**

**AND TO COMBINE CASES FOR JUDICIAL EFFICIENCY AND**

**SUMMARY AFFIRMATION**

**ORAL ARGUMENTS REQUESTED**



Here comes Jeffrey Cutler, Paintiff-Intervenor in this case based on the United States Constitution Ammend 1, for Redress of Grievances and preservation of the Establishment Clause, Mr. Cutler files **THIS AMMENDED & CORRECTED EMERGENCY EXPEDITED PETITION FOR HEARING ENBANC AND INJUNCTIVE RELIEF BECAUSE OF CRIMES (18 U.S. Code § 1519 - Destruction, alteration, or falsification of records) & MAIL FRAUD AND TO COMBINE CASES FOR JUDICIAL EFFICIENCY AND SUMMARY AFFIRMATION**, to correct for new crimes and **OBSTRUCTION of JUSTICE** discovered, originally filed 14DEC2020 and hidden. The previous document in case 21-40001 was altered by persons unknown to protect the **CRIMES** of the **FBI/CIA** and **KLU KLUX KLAN**. It also shows **BIAS** and **MALICIOUS** intent to violate **EQUAL TREATMENT** under the law, a violation of the United States Constitution **Ammend 5**. Jeffrey Cutler has **STANDING** and it was granted by the **USCA in DC** on **14AUG2015** for case **14-5183** , and **ORDER** does not **EXPIRE**. Mr. Cutler was granted the **RIGHT** to challenge the **ESTABLISHMENT CLAUSE** by the court and has been trying to pursue his first ammendment right to **PETTION THE COURT FOR REDRESS OF GRIEVANCES**. Recently in case # 1:17-cv-05228 Judge Nicholas G. Garaufis (Eastern District of New York) SIMPLY STATED MR. CUTLER IS NOT PART OF THE CASE AND VIOLATED EQUAL PROTECTION UNDER THE LAW AND HAD THE DOCUMENT RETURNED WITH NO RECORD ON THE DOCKET EVEN THOUGH JOSH SHAPIRO (a



Sonderkommando, elector for Joe Biden and the current Attorney General of Pennsylvania) IS ON THE DOCKET. Mr. Cutler is being denied MEDICARE part B coverage while the order in this case grants that coverage immediately to NON-CITIZENS even though when DACA was set up the president OBAMA publically stated the program was ILLEGAL. These persons are being GRANTED EXTRA RIGHTS. Mr. Cutler a natural born citizen presently 66 years old and second generation American and JEWISH, eligible to be President or Speaker of the House. In case 20-2936 ECF 29 page 169 Mr. Cutler filed a copy of the order from Mr. Torres dated 12APR2018 that all voting methods must have a HARD COPY RECORD AVAILABLE filed 20OCT2020, as part of funding from the FEDERAL GOVERNMENT!! The laws were altered in Pennsylvania to provide DROP BOXES that failed to have this provision. Mr. Cutler had stated these ballots violated the states OWN order, and a judge should decide their they are ILLEGAL, just like the term that may presently describe the sick bird Philadelphia football team ILL EAGLE. The Citizens of the State of New York and may have been violated by equal protection 03JAN2021 based on possible bribes or collusion to LOOSE the football game due to substitution of the Quarterback, so the GIANTS were not able to be in the playoffs. On 22JUN2020 a PETITION FOR IMMEDIATE INJUNCTION PENDING APPEAL was finally put online in case 20-1449 even though it was actually filed on 20MAY2020 at 4:10 PM.. The case is called the UNITED STATES OF AMERICA v. JOESEPH JOHNSON. The office of the president responded to



this by 21MAY2020. The president gave a short NEWS CONFERENCE on 22MAY2020 demanding all places of worship be allowed to open. Employees of the federal government and others have been involved in a criminal conspiracy to **OBSTRUCT JUSTICE** and damage the United States. In case #20-5143 DC USCA Nancy Dunn obstructed documents mailed and sent to <ref>prosefilings@cadc.uscourts.gov </ref> Mr. Cutler had sent a 330 page document on 17JUL2020 but that document vanished, just like the white bunny HARVEY, who is invisible in the picture of Mke Pence with his bunny Marlon Bundo on 16NOV2020 on the front page of the Philadelphia Inquirer. The USPS tracking number 9510 8141 4908 0199 0615 60 is not reporting results. The lawyers in sending Mr. Cutler the letters by MAIL makes them all a party to the CONSPIRACY to INTERFERE IN INTERSTATE COMMERCE and MAIL FRAUD.

On 30SEP2020 at 12:42 PM (RESTAMPED 05OCT2020) Jeffrey Cutler filed a 571 Page PETITION TO COMBINE CASES FOR JUDICIAL EFFICIENCY BECAUSE OF CRIMES (18 U.S.C. § 653 MISUSE OF FEDERAL FUNDS, MAIL FRAUD, AND OTHER CRIMES), AND SUMMARY AFFIRMATION USCA CASE 20-2936.

On 15OCT2020 at 12:42 PM Jeffrey Cutler filed a 194 Page AMENDED PETITION TO COMBINE CASES FOR JUDICIAL EFFICIENCY BECAUSE OF CRIMES (18 U.S.C. § 653 MISUSE OF FEDERAL FUNDS, MAIL FRAUD, AND OTHER CRIMES), AND SUMMARY AFFIRMATION USCA CASE 20-2936



On 19OCT2020 Jeffrey Cutler filled a 244 Page ERATTA FOR AMENDED PETITION TO COMBINE CASES FOR JUDICIAL EFFICIENCY BECAUSE OF CRIMES (18 U.S.C. § 653 MISUSE OF FEDERAL FUNDS, MAIL FRAUD, AND OTHER CRIMES), AND SUMMARY AFFIRMATION USCA CASE 20-2936

On 28OCT2020 at 1:38 PM Jeffrey Cutler filled a PETITION FOR ENBANC REVIEW of PETITION TO COMBINE CASES FOR JUDICIAL EFFICIENCY BECAUSE OF CRIMES (18 U.S.C. § 653 MISUSE OF FEDERAL FUNDS, MAIL FRAUD, AND OTHER CRIMES), AND SUMMARY AFFIRMATION AND PEREMTORY DISQUALIFICATION OF ALL JUDGES OF THE THIRD CIRCUIT AND MOVE TO FIFTH CIRCUIT.

On 12NOV2020 at 3:56 PM Jeffrey Cutler filled a PETITION TO COMBINE ADDITIONAL CASES BEFORE ENBANC REVIEW BECAUSE OF ADDITIONAL CRIMES (18 U.S. Code § 1519 - Destruction, alteration, or falsification of records) FOR JUDICIAL EFFICIENCY in USCA case 20-2936

On 23NOV2020 AT Jeffrey Cutler filed a 199 page PETITION FOR INJUNCTIVE RELIEF BECAUSE OF CRIMES (18 U.S. Code § 1519 - Destruction, alteration, or falsification of records) AND TO COMBINE CASES FOR JUDICIAL EFFICIENCY AND SUMMARY AFFIRMATION IN CASE 20-3371 IN PERSON IN PHILADELPHIA AT 3:45 PM. THIS IS the appeal of DONALD J. TRUMP FOR PRESIDENT INC., et al. v. KATHY BOOKVAR, et al. case 4:20-cv-02078. Mr. Cutler filed a 322 MOTION TO DECLARE DONALD J. TRUMP, INC.



VICTORIOUS FOR INJUNCTIVE RELIEF BECAUSE OF CRIMES (18 U.S.C. § 1519 – Destruction, alteration, or falsification of records, MAIL FRAUD, AND OTHER CRIMES), COMBINE CASES FOR JUDICIAL EFFICIENCY AND SUMMARY JUDGEMENT and it is time stamped 19NOV2020 case case number 4:20-cv-02078. Even though it is on 322 page document it was put on the DOCKET as ECF 180 and ECF 181. Both of these documents are available via the internet at

<ref> <https://www.courtlistener.com/recap/gov.uscourts.pamd.127057/gov.uscourts.pamd.127057.180.0.pdf> </ref>

<ref> <https://www.courtlistener.com/recap/gov.uscourts.pamd.127057/gov.uscourts.pamd.127057.181.0.pdf> </ref>

Mr. Cutler has written in the document that COVID-19 is BIO-WARFARE FROM CHINA AIDED BY BRIBES AND CORRUPTION AROUND THE WORLD. A COPY WAS EMAILED TO OVER 200 PERSONS AND NEWS ORGANIZATIONS, INCLUDING RUDY. BASED ON MR. CUTLER'S VALIDATION EXPERIENCE HE THINKS THAT THE TESTING COMPONENTS MAY BE TAINTED and actually causing increase in COVID-19. This is based on PREVIOUS actions by CHINA.

<ref><https://www.govinfo.gov/content/pkg/CHRG-110hhrg53183/html/CHRG-110hhrg53183.htm> </ref> <ref>

<https://www.nytimes.com/2008/03/06/health/06heparin.html> </ref>

<ref><https://www.latimes.com/archives/la-xpm-2008-mar-20-na-fda20-story.html> </ref>

<ref>[https://en.wikipedia.org/wiki/2007\\_pet\\_food\\_recalls](https://en.wikipedia.org/wiki/2007_pet_food_recalls) </ref>

18 U.S. Code § 1519 - Destruction, alteration, or falsification of records involving ECF 33 filed 28OCT2020. Mr. Cutler believes the same technique used in the VW



EMISSIONS SCANDAL WAS USED TO ALTER VOTES and possibly by the same programmers <ref>

<https://www.nytimes.com/interactive/2015/business/international/vw-diesel-emissions-scandal-explained.html></ref>

<ref>[https://www.ydr.com/story/news/politics/elections/2019/11/06/how-pa-fix-paper-ballot-voting-problems-before-](https://www.ydr.com/story/news/politics/elections/2019/11/06/how-pa-fix-paper-ballot-voting-problems-before-2020-presidential-election/2507101001/)

[2020-presidential-election/2507101001/](https://www.ydr.com/story/news/politics/elections/2019/11/06/how-pa-fix-paper-ballot-voting-problems-before-2020-presidential-election/2507101001/)</ref> PER USCA CASE 17-1770 **JOE BIDEN IS**

INVOLVED IN DEALING IN STOLEN NAZI ART FROM WWII. THE 199 PAGE DOCUMENT FILED 23NOV2020 AT 3:45 PM VANISHED IN FEDERAL COURT!!

On 31DEC2020 Jeffrey Cutler at 11:11 AM he filed a 383 PAGE MOTION FOR SUBSTITUTION OF JUDGE AND MOTION FOR RECONSIDERATION AND INJUNCTIVE RELIEF BECAUSE OF CRIMES (18 U.S. Code § 1519 -

Destruction, alteration, or falsification of records) & MAIL FRAUD AND TO COMBINE CASES FOR JUDICIAL EFFICIENCY AND SUMMARY

JUDGEMENT in the UNITED STATES DISTRICT COURT OF THE EASTERN DISTRICT OF NEW YORK CASE #1:17-cv-05228 (STATE OF NEW YORK v.

DONALD J. TRUMP) AS AN INTERVENOR DEFENDANT. On page 46&47 of USCA case **20-2936** filed 12NOV2020 (55 & 56 of ECF 181 case 4:20-cv-02078) is

documented evidence of (18 U.S. Code § 1519 - Destruction, alteration, or

falsification of records) involving ECF 33 filed 28OCT2020. Mr. Cutler believes the

same technique used in the VW EMISSIONS SCANDAL WAS USED TO ALTER

VOTES and possibly by the same programmers <ref>



<https://www.nytimes.com/interactive/2015/business/international/vw-diesel-emissions-scandal-explained.html></ref>

<ref>[https://www.ydr.com/story/news/politics/elections/2019/11/06/how-pa-fix-paper-ballot-voting-problems-before-2020-](https://www.ydr.com/story/news/politics/elections/2019/11/06/how-pa-fix-paper-ballot-voting-problems-before-2020-presidential-election/2507101001/)

[presidential-election/2507101001/](https://www.ydr.com/story/news/politics/elections/2019/11/06/how-pa-fix-paper-ballot-voting-problems-before-2020-presidential-election/2507101001/)</ref> PER USCA CASE 17-1770 JOE BIDEN IS

INVOLVED IN DEALING IN STOLEN NAZI ART FROM WWII. Mr. Cutler previously had filed copies of documents from case 19-11466 (Bankruptcy of PHILADELPHIA ACCADEMIC HEALTH SYSTEM- HAHNEMANN HOSPITAL ), in ECF 66 case 5:19-cv-00834 filed 14AUG2020 ( documents vanished, see pages 23, 53 & 60). Mr. Cutler had desired to keep the hospital open since he had been a previous grad of DREXEL UNIVERSITY. In fact he had talked to 2 of the bidders for the Hospital that wanted to KEEP IT OPEN as a running HOSPITAL and offered funds from the DEFAULT JUDGEMENT FROM BRIAN SIMMS. Tom Wolf, the mayor of Philadelphia, and Brian Simms all gave speeches that were covered by the media, but everything Mr. Cutler did was censored. Mr. Cutler was prevented from attending hearings at the law office of Saul Ewing while reporters were allowed to attend at the law office of Saul Ewing (he was asked to leave by security, and Philadelphia Police). Mr. Cutler previously had contested the states order that they could redistrict (USCA Case 18-1816) via a method that gave the court this power even though it VIOLATED THE PENNSYLVANIA CONSTITUTION and allowed it to be ammended in 10 days, <ref> <https://www.brennancenter.org/legal-work/corman-v-torres> </ref><ref> <https://redistricting.ills.edu/files/PA%20corman%2020180724%20brief.pdf> </ref> and conceal the MURDER of employee of the Federal Government with the aid of the [[FBI]]. Mr.



Cutler a former **ELECTED TAX COLLECTOR** in November 2013 and has been trying to clear his name based on **PERJURED** testimony 18 U.S.C. § 1001, bank robbery by others, insurance fraud on 17MAR2017 and a challenge to OBAMACARE on 31DEC2013 (case 1:13-cv-2066 in Washington, DC). Mr. Cutler was granted the right to challenge OBAMACARE by the USCA in Washington, DC on 14AUG2015. Mr. Cutler has filed in many cases and has caught persons obstructing justice like in case 20-5143 (USCA Washington, DC), **Nancy Dunn** stated she discarded all the documents and **OBSTRUCTED JUSTICE**. Many cases involve unopposed motions. Priority mail tracking number #9510 8066 2091 0225 1534 23. A document sent to the Supreme court on 30NOV2020 at 4:28 PM used Express Mail, tracking number EJ5050342510S and vanished also, just like previous documents in federal court. In case # ON 07DEC2020 JEFFREY CUTLER FILED VIA NEXT DAY MAIL (EJ505033021US) A 315 PAGE MOTION FOR RECONSIDERATION AND INJUNCTIVE RELIEF BECAUSE OF CRIMES (18 U.S. Code § 1519 - Destruction, alteration, or falsification of records) AND TO COMBINE CASES FOR JUDICIAL EFFICIENCY AND SUMMARY JUDGEMENT IN CASE 1:17-cv-05228 (STATE OF NEW YORK v. DONALD J. TRUMP AS A Intervenor Defendant. [[DACA CASE CITING EQUAL TREATMENT UNDER THE LAW- first 59 pages of 315 attached in the Addendum]] ON PAGE 67 IS EVIDENCE OF ELECTORAL FRAUD AND DONALD TRUMP VICTORY IN PENNSYLVANIA. ORIGINALLY FILED AS



PAGE 169 (P320) USCA CASE 20-2936 (COUNTY OF BUTLER, et al. v. THOMAS WOLF, et al.). Even though the document IN CASE 1:17-cv-05228 was recieved on 08DEC2020 AT 10:56 AM, it has yet to be put on the DOCKET, despite multiple claims by the clerks. Josh Shapiro (a SONDERKOMMANDO) is part of the case in New York, and a MAIL FRAUD complaint has been submitted for his previous actions and BASED ON A STORY ON PAGE B2 09DEC2020 PHILADELPHIA INQUIRER, AG SHAPIRO IS GUILTY OF MAIL FRAUD BASED ON RESPONSE AND FILINGS OF LETTER SENT JUNE 20, 2017 PAGE 59 OF A 315 PAGE MOTION FOR RECONSIDERATION. Since he is part of the ELCTORAL COLLEGE in Pennsylvania, his vote for Joe Biden will also be a CONSPIRACY to commit MAIL FRAUD with the other electors and is also AIDING AND ABETTING in concealing the MURDER of a BLACK FEDERAL EMPLOYEE (and they are violating 18 U.S.C. § 3 Accessory after the Fact MURDER of Jonthan Luna). In a previous case in Pennsylvania Judge Clarence C. Newcomer ruled that the Democratic campaign of William G. Stinson had stolen the election from Bruce S. Marks in North Philadelphia's Second Senatorial District through an elaborate fraud in which hundreds of residents were encouraged to vote by absentee ballot, a form of MAIL FRAUD. On many of the ballots, they used the names of people who were living in Puerto Rico or serving time in prison, and in one case, the voter had been dead for some time.



"Substantial evidence was presented establishing massive absentee ballot fraud, deception, intimidation, harassment and forgery," Judge Newcomer wrote in a decision made public. <ref> <https://www.leagle.com/decision/199489219f3d8731759> </ref>, <ref> <https://www.nytimes.com/1994/02/19/us/vote-fraud-ruling-shifts-pennsylvania-senate.html> </ref>. Even though the judge is named as part of the complaint filed for case #1:20-cr-00165 for MAIL FRAUD, someone else could be the real culprit. Judge Jeffrey Schmehl in case 2:17-cv-00984 (Appeal 17-2709) specifically ruled that **FAILURE TO SERVE** was a reason to deny ALL motions by Mr. Cutler. It was established that ALL parties **FAILED TO EVEN ATTEMPT TO SERVE ALL PARTIES**. The same judge has shown BIAS and **MALICIOUS** intent to violate EQUAL TREATMENT under the law, a violation of the United States Constitution **Ammend 5**, in an effort to violate Mr. Cutler's right to redress of grievances and as a violation of 18 U.S.C. § 3 accessory after the Fact MURDER of Jonthan Luna ( a BLACK employee of the FEDERAL GOVERNMENT). The same persons that **MURDERED Luna** based on the injuries may be the same individuls in a Louisiana town of Baldwin that are responsible for the death of **Quawan "Bobby" Charles**. A mail fraud complaint has been filed against Judge Schmehl for his opinion in the case, for making **PERJURED STATEMENTS BY MAIL**, (18 USC § 1001) and an effort to protect parties that defaulted as well as both insurance companies and their lawyers making false statements by mail in denying claims. Mr. Cutler believes he should be included in this case because the Safehouse activity would lower the property values



all over Philadelphia and Pennsylvania and allow illegal drugs to become even more readily available. This would set a standard for CHINA to attack the United States even further. The DemoNcrats have pushed for the lowest common demoninator of activity and depavity to destroy this Republic, and destruction of GOD in favor of the STATE. This WORLDWIDE attack based on payments and corruption this court MUST deny them the chance to succeed and promote DRUG DENS in Philadelphia. On 13MAY1985, then district attorney Ed Rendel allowed FIVE CHILDREN to be CREMATED ALIVE, based on BOMBS furnished by the [FBI], as a form of eviction. Midge Rendel has failed to RECUSE from 18-3693.

Statements by Jason Confair (Manhiem Township) and Robert DiDominicis (Haverford Police) fail to serve Mr. Cutler in their latest filing (ECF 41 and ECF 50). Mr. Cutler believes this constitutes a CONSPIRACY to conceal the murder of a Federal Employee found on 04DEC2003 (Jonathan Luna) , by persons in the governments (both federal and state) and also the murder of five children on May 13, 1985 as a form of Eviction with the aid of persons in the FBI. Mr. Cutler had stated that he believed that the MURDER of JONATHAN LUNA was carried out by the KLU KLUX KLAN, and concealed with help persons of the FBI. Mr. Cutler based on his past jobs & training that the COVID-19 pandemic is BIO-WARFARE against the world from CHINA and CORRUPT OFFICIALS & CORRUPT MEDIA. Based on his previous contracts in VALIDATION for MERCK , BAXTER, J&J etc. GMP training and the only 609 cases and 7 deaths in TAIWAN as of



**20NOV2020, THAT THE TESTING COMPONENTS MAY BE TAINTED** and

actually causing increase in COVID-19. This is based on PREVIOUS actions by

**CHINA**. <ref><https://www.govinfo.gov/content/pkg/CHRG-110hhrg53183/html/CHRG-110hhrg53183.htm> </ref>

<ref><https://www.nytimes.com/2008/03/06/health/06heparin.html> </ref>

<ref><https://www.latimes.com/archives/la-xpm-2008-mar-20-na-fda20-story.html> </ref>

<ref>[https://en.wikipedia.org/wiki/2007\\_pet\\_food\\_recalls](https://en.wikipedia.org/wiki/2007_pet_food_recalls) </ref>. Based on these facts, the current non-

binding mandate from the Dr. Levine and others in other STATES may be trying to

increase the number of cases, to **HARM** the **UNITED STATES** based on bribes and

TREASON by mostly DemoNcrats and some Republicans posing who are RHINO's.

Every Public Health official that fails to recommend mass Pneumonia vaccinations

is complicit in the deaths in the United States. Although **Thanksgiving** is not a

religious holiday, many people say a prayer before the meal and therefore the

restrictions on **Thanksgiving** is a **VIOLATION** of the **ESTABLISHMENT**

**CLAUSE**, also since it tries to limit prayer services in PA. , **INTERFERENCE IN**

**INTERSTATE COMMERCE**, and the order also violates **EQUAL**

**PROTECTION** since commuters are exempt in Pennsylvania. Forced testing

without a court order violates the FIRST Amendment, just like you cannot be forced

to give a DNA sample. Mr. Cutler owns stock in Merck, which manufactures

PNEUMOVAX23, and the actions of Dr. Levine have depressed the value of the

company, and should be prosecuted just like Martha Stewart was charged and put in

prison, but also pushing sales at AMAZON. On 17JUL2020 **TOM WOLF** issued a

**DECREE** that **LEBANON COUNTY** cannot get about 12.8 million directed to the



county via the **CARES** act and **VIOLATED 18 U.S.C. § 653**, misuse of federal funds and Equal Treatment Under the law (**Ammend 14**), since LANCASTER COUNTY did the exact same thing. <ref>

<https://pittsburgh.cbslocal.com/2020/07/22/lebanon-county-sues-governor-tom-wolf/> </ref> On

or about 14AUG2020 Tom WOLF reversed himself but dictated that Lebanon

County MUST use 2.8 million of the CARES act funding for MASK

ADVERTISING in direct support of Joe Biden's campaign focus <ref>

[https://papost.org/2020/08/14/reversing-course-wolf-releases-cares-act-funding-to-lebanon-](https://papost.org/2020/08/14/reversing-course-wolf-releases-cares-act-funding-to-lebanon-county/)

[county/](https://papost.org/2020/08/14/reversing-course-wolf-releases-cares-act-funding-to-lebanon-county/) </ref>, which is five years since the USCA in Washington ruled Mr. Cutler

had the right to Defend the Establishment clause (case 14-5183) and 75 years since

VJ day of WWII. DR. FAUCCI, KRISTEN WELKER and Persons of the CDC

have LIED about an Approved Vaccine to Stop **COMPLICATIONS** from the FLU

& COVID-19 <ref><https://www.futuremedicine.com/doi/10.2217/fca-2020-0082></ref>. They are called

**PNEUMOVAX23** and **Prevnar13** which are the PRIME COMPLICATION TO

THE COVID-19 that result in DEATH from pneumococcal disease <ref>

<https://www.diabetes.org/diabetes/medication-management/flu-and-pneumonia-shots></ref>. KRISTEN

WELKER'S HUSBAND IS A MARKETING EXECUTIVE FOR MERCK. On

22JUN2020 a PETITION FOR IMMEDIATE INJUNCTION PENDING APPEAL

was finally put online in case 20-1449 even though it was actually filed on

20MAY2020 at 4:10 PM.. The case is called the UNITED STATES OF AMERICA

v. JOESEPH JOHNSON. The office of the president responded to this by



21MAY2020. The president gave a short NEWS CONFERENCE on 22MAY2020 demanding all places of worship be allowed to open. Employees of the federal government and others have been involved in a criminal conspiracy to **OBSTRUCT JUSTICE** and damage the United States. In case #20-5143 DC USCA Nancy Dunn obstructed documents mailed and sent to <ref>prosefilings@cadc.uscourts.gov </ref> Mr. Cutler had sent a 330 page document on 17JUL2020 but that document vanished, just like the white bunny HARVEY, who is invisible in the picture of Mke Pence with his bunny Marlon Bundo on 16NOV2020 on the front page of the Philadelphia Inquirer. The USPS tacking number 9510 8141 4908 0199 0615 60 is not reporting results. The lawyers in sending Mr. Cutler the letters by **MAIL** makes them all a party to the **CONSPIRACY** to **INTERFERE IN INTERSTATE COMMERCE**. Mr. Cutler's brother FRED had recently got a job as an USHER for the PHILADELPHIA PHILLES for the 2020 season, but because of the **CONSPIRACY** to close the states there will be no live viewing of games this season. Mr. Cutler's brother and approximately 69 MILLION other people (approximate attendance of 2019 baseball season) have been denied the **RIGHT of PURSUIT OF HAPPINESS** as is part of the **DECLARATION OF INDEPENDENCE**. Thomas Wolf and Jim Kenney have allowed almost unrestricted protest marches with POLICE escorts, but cancelled other parades and events. Mr. Cutler had proposed an option to have games played in every city. As stated by Judge James C. Dever III ruling 16MAY2020 there is **NO PANDEMIC**



**EXZEMPTION IN THE CONSTITUTION.** The news media in concert with individuals in the DEMOCRATIC party have and some that pretend to be REPUBLICANS have conspired to impact the UNITED STATES. Mr. Cutler filed a complaint with the OIG of PBS/NPR on 10SEP2020 for 18 USC § 653-MISUSE OF FEDERAL FUNDS FOR NOT REPORTING THIS STORY OR CASE. **THIS IS A CRIMINAL MATTER. The NEWS MEDIA AND OAGs ARE AIDING AND ABETTING in concealing the MURDER of a BLACK FEDERAL EMPLOYEE** just like Cecily Aguilar, 22 has been charged (and they are violating 18 U.S.C. § 3 Accessory after the Fact MURDER of Jonthan Luna). The Employee is Jonathan Luna <ref> [https://en.wikipedia.org/wiki/Jonathan\\_Luna](https://en.wikipedia.org/wiki/Jonathan_Luna) </ref> and Beranton Whisenant <ref> [https://en.wikipedia.org/wiki/Beranton\\_Whisenant](https://en.wikipedia.org/wiki/Beranton_Whisenant) </ref> Justin Zemser and Sean Suitter. The recent murder of Roy Den Hollander in New York for challenging the news media (case 1:16-cv-06624) is just another crime concealed from the public. That case is included by reference and joined to this one. The crime-fraud exception was first recognized in the United States over one hundred years ago, and the policy behind it is well-defined. (The crime-fraud exception was first recognized in the United States in *Alexander v. U.S.*, 201 U.S. 117, 121 (1906).) The legal community does not deem discussions concerning future wrongdoings, such as fraud, that occur during an attorney-client communication worthy of protection. *Id.* at 562–63. While the practice of law encourages full and frank communications between the attorney and client, only communications concerning past wrongdoings



are protected. Mr. Cutler had previously been elected to Public Office as the TAX COLLECTOR of East Lampeter Township, Lancaster County Pennsylvania, based on an Election in November 2013. and took the Oath of OFFICE prior to his first day on the job, on 06JAN2014. Mr. Cutler filed his first lawsuit on 31DEC2013 regdring violations of Religious Freedom as case number 1:13-cv-02066. He was granted the right to challenge OBAMACARE in Appeal as case 14-5183 on 14AUG2015 for violations of the ESTABLISHMENT CLAUSE. Mr. Cutler was removed from Office after 27 months based on PERJURED TETIMONY, and a CONSPIRACY TO COMMIT MAIL FRAUD and BANK ROBBERY. In Manhiem township Patricia Kabel (elected the same year as Mr. Cutler) was harrassed in a similar manner was equally harrassed in court and the township spent about 160,000 of taxpayer money to make her leave office. <ref>  
[https://lanasteronline.com/news/local/commonwealth-court-denies-manheim-township-school-districts-appeal-in-long-running-tax-collector-case/article\\_127508cc-c2e5-11ea-864a-8b754638d23f.html](https://lanasteronline.com/news/local/commonwealth-court-denies-manheim-township-school-districts-appeal-in-long-running-tax-collector-case/article_127508cc-c2e5-11ea-864a-8b754638d23f.html) </ref>Based on these actions Mr. Cutler investigated the parrties involved and tried to have a FEDERAL JURY TRIAL to clear his name. Since he found no law firm would represent him based on contacts with the FBI or law enforcemnt. The lancaster county treasurer was apponted to replace Mr. Cutler in the collection of taxes and never had a surety bond until 18JUL2018 <ref>  
[https://lanasteronline.com/news/local/lancaster-county-treasurer-without-insurance-for-millions-in-tax-dollars/article\\_ef5b90bc-89d5-11ea-8ace-77712e721cba.html](https://lanasteronline.com/news/local/lancaster-county-treasurer-without-insurance-for-millions-in-tax-dollars/article_ef5b90bc-89d5-11ea-8ace-77712e721cba.html) </ref> No Prosection of the treasurer was ever instituted, a clear violation of EQUAL TREATMENT



On 20MAY2020. Mr. Cutler won a motion for reconsideration in the court based on EQUAL TREATMENT under the law in this court (case # 1:17-cv-01740 06NOV2017), but the judge failed to award any compensation as requested and the clerks removed one defendant from the case and tampered with the document.

Pennsylvania has previously had a number notorious crimes of public employees

<ref> [https://en.wikipedia.org/wiki/Kids\\_for\\_cash\\_scandal](https://en.wikipedia.org/wiki/Kids_for_cash_scandal) </ref> (including judges Mark Ciavarella &

Michael Conahan) convicted of federal crimes that resulted in convictions. Mr.

Cutler filed for an **IMMEDIATE INJUNCTION PENDING APPEAL FOR**

**ALL** jurisdictions of the United States, based on the ruling in case # **4:20-cv-00081**

in the United States District Court for the Eastern District of North Carolina on

16MAY2020 by Judge James C. Dever III. Since Governor Roy Cooper has made

public statements that he does not intend to appeal, this is settled law. Mr. Cutler

had filed a Petition to DENY the Motion For Summary JUDGEMENT and to

consolidate related cases of religious discrimination by the government in case USCA

20-1805 on 14MAY2020 and the document and was not put online until

20MAY2020. The document filed by Brian L. Calistri on May 8, 2020 contains

some perjured statements and since it was sent by mail constitutes Mail Fraud and

Perjury (18 USC § 1001) and constitutes a **CONSPIRACY** to conceal the murder

of a Federal Employee found on 04DEC2003 (**Jonathan Luna**), by persons in the

governments (both federal and state) and also the murder of five children on May

13, 1985 as a form of Eviction with the aid of persons in the **FBI**, by furnishing the



bombs. Mr. Cutler had stated that he believed that the **MURDER of JONATHAN LUNA** was carried out by the **KLU KLUX KLAN**, and concealed with help of the **FBI**. The judge dismissed the case even though 5 parties defaulted and were properly served. Based on ECF #5 in case # 2:17-cv-00984 by the late Thomas O'Neill, Mr. Brian L. Calistri's motion failed to notify the parties that have defaulted in this case and therefore should have been **DENIED**. Mr. Cutler had made a complaint by mail to the DA office in Lancaster County, Pennsylvania and York, County Pennsylvania. Mr. Cutler had also filed a motion to intervene on 22SEP2019 in the case of Tami Levin in federal court case 2:19-cv-03149 (ECF 5) which named **DA Larry Krasner** as a Defendant in the case. Mr. Cutler also filed a response to the motion filed in oppoition on 25SEP2019. Even though the document filed on 25SEP2019 contained evidence of **OBSTRUCTION OF JUSTICE** and **VIOLATIONS of EQUAL PROTECTION**, Judge Eduardo C. Robreno issued an order on 09OCT2019 which not only denied Mr. Cutler's right to intervene but also violated the United States Constitution **Ammend 1**, by making a **THREAT BY MAIL** if Mr. Cutler filed any additional motions in the case, limiting Mr. Cutler's right to **PETITION THE GOVERNMENT FOR REDRESS OF GRIEVIENCES**. Tami Levin was replaced by **Movita Johnson-Harrell** who pleaded guilty to the theft of approximtely half million dollars. Mr. Cutler had filed objections to limit the power of the Tom Wolf to classify that religion as a **NOT a LIFE SUSTAINING activity** in the Commonwealth of Pennsylvania. Mr. Cutler



filed his first lawsuit on 31DEC2013 regarding violations of Religious Freedom as case number **1:13-cv-02066**. He was granted the right to challenge OBAMACARE in Appeal as case **14-5183** on **14AUG2015** for violations of the **ESTABLISHMENT CLAUSE**. To this end Mr. Cutler filed documents in case 4:18-cv-00167-0 to transfer it to Pennsylvania, but it was DENIED 21JAN2020. Mr. Cutler filed an Appeal for the order on 04FEB2020 in the **United States Court of Appeals Fifth Circuit**. When that was illegally ignored. Mr. Cutler filed documents in Pennsylvania. Mr. Cutler had requested that district court case number 4:20-cv-0064 in the United States District Court for the Northern District of Mississippi **[TEMPLE BAPTIST CHURCH et al. v. CITY OF GREENVILLE et al.]**, and case number 1:20-cv-00323 in the United States District Court for the Western District of Michigan **[KIMBERLEY BEEMER et al. v. GRETCHEN WHITMER et al.]** and case number 1:20-cv-01130 (Mr. Cutler had a typing error and previously wrote 1:20-cv-01120) in the United States District Court for the District of MARYLAND, BALTIMORE DIVISION **[ANTIETAM BATTLEFIELD KOA et al. v. LAWRENCE J. HOGAN et al.]** are also cases that should be part of this consolidation. All charges in each case should be included by reference for all civil cases as if they are filed with this filing, for **JUDICIAL EFFICIENCY**. Judge Catherine C. Blake of Maryland had one of the documents returned, obstructed justice, and violated 18 U.S.C. § 3 Accessory after the Fact MURDER of Jonathan Luna, on 03JUN2020 (birthday of Jefferson Davis after it was stamped in on



01JUN2020) after the office of AG in Maryland had responded to Mr. Cutler. Mr. Cutler has previously called Mr. Wolf a member of the **KLU KLUX KLAN** in documents related to this case in federal court. <ref> <https://forward.com/fast-forward/444442/nj-man-accused-of-ordering-attacks-on-synagogues-released-from-jail/> </ref> Despite Mr. Cutler filing a request with the state prior to the end of the **WAIVER** deadline that **ALL BUSINESSES** in Pennsylvania be considered **LIFE SUSTAINING**, Mr. Cutler has never heard back about his request until 12MAY2020. Mr. Wolf also NOW has a **NEW** group to **TRACK** everyone in **PENNSYLVANIA** that has the COVID-19 virus or other secret police duties. Based on the case of the aids law project tracking people that have one type of virus is unconstitutional, and exposing their identity is equally unconstitutional. The concept of EQUAL PROTECTION UNDER the LAW is a cornerstone of both the United States Constitution and the Commonwealth of Pennsylvania. Based on the story about Mike Du Toit of South Africa <ref> <https://www.dailymail.co.uk/news/article-2478889/White-supremacist-Mike-du-Toit-plotted-kill-Nelson-Mandela-jailed.html> </ref> the **BOEREMAG** was just another name for **KLU KLUX KLAN**. Also Tom Wolf made statements that said that people cannot be evicted until July yet in there are 6 pges of Legal Notices in the Inquirer on **07MAY2020** that use **WRIT OF EXECUTION** to **sieze property**. Recently in New York white police officers were beating a BLACK MAN for failing to practice social distncing (neither police officer was wearing a mask), and they should be prosecuted for violating the same law that they were alledgely enforcing. It is



notable that Wikipedia has **SCRUBBED Mike Du Toit** from their records (effectively trying to rewrite history). Taiwan is about 100 miles from CHINA, yet has less than ten deaths and 500 confirmed cases. In the Appeals for the Fifth Circuit the Order from the United States Northern District of Texas dated January 16, 2020 denying Plaintiff's MOTION FOR RECONSIDERATION OF MOTION TO CHANGE VENUE FOR CASE 4:18-cv-00167-0 FROM STATE OF TEXAS TO PENNSYLVANIA AND COMBINE CASE WITH 5:19-cv-00834 , and the motion denying Plaintiff's motion of December 30, 2019. The current order from that court is in error since the USCA order of December 18, 2019, remanded the case back to District Court and for further disposition and was unopposed and is still unopposed. Mr. Cutler had previously filed a document by MAIL on March 1, 2019 but it was illegally discarded. He then filed on 07MAR2019 in person (Document 00514863727) , and it was put online March 7, 2019. The office of the clerk decided it would be ignored. Mr. Cutler filed a NOTICE OF APPEAL on 27JAN2020, (Document 00515289904 International Holocaust Remembrance Day), and it was only put online when Mr. Cutler informed the **Deputy Clerk Mary Francis Yeager** that she was violating Mr. Cutler's civil rights. It was put online January 29, 2020. A violation of EQUAL PROTECTION by employee of the federal government, which treated the two documents differently and potentially hid the document from the review of the judges considering an ENBANC review. Mr. Cutler subsequently filed a PETITION FOR ENBANC HEARING AND TO



TRANSFER RESIDUAL CASE TO PENNSYLVANIA AND COMBINE WITH CASE 5:19-cv-00834, this document was put online as document number 00515298284 on 04FEB2020, the same date it was filed in court. In the case both **Deputy Clerk Mary Francis Yeager** and **Deputy Clerk Roeshawn Johnson** denied the petition. This violated the United States Constitution Ammend 1 and 5. It also also violates Mr. Cutler's rights under the Sixth Amendment of the Constitution. Mr. Cutler then on 04MAR2020 filed a 380 page document in this case (2:19-cr-00367). Within 24 hours of the filing Mr. Cutler got a threat by phone from an unidentified individual about the filing. On 06MAR2020 Mr. Cutler filed a nine page correction to the document previously filed. When the document was downloaded from the federal pacer system it was devoid of any markings. On 12MAR2020 Mr. Cutler filed a MOTION TO VACATE ORDER DENYING ORDER OF RECONSIDERATION – ON 04MAR2020 FOR IMPROPER SERVICE – BRADY VIOLATION AND COMBINE WITH CASE NUMBER 2:20-cv-00735 (GRANT v. PHILADELPHIA) AND 4:18-cv-00167-0 FROM THE NORTHERN DISTRICT OF TEXAS AND DEFAULT JUDGEMENT. At that time Mr. Cutler used the terminal in the Federal Courthouse to view some dockets. In case 2:19-cr-00367 Mr. Cutler noticed the copy of the document (ECF 99) **NOW** was properly marked. Based on this Mr. Cutler printed a second copy of the document. Based on Elouise Pepion Corbel et al. v. Gale v. Norton, et al. (03-5262, 03-5314). Mr. Cutler requested the district court cases be consolidated in



Pennsylvania and deliberations allowed on an expedited basis since they both involve related issues and the Supreme Court previously has indicated they will not consider the case this term, even though oral arguments were already made. This court had allowed the House of Representatives to be an Intervenor. The petitioner, Jeffrey Cutler, acting pro se, respectfully previously identified that the speaker of the house of representaives, in her official capacity, as the speaker of the House of Representatives (and former resident of Baltimore, Maryland).

This is the same city that **Johnathan Luna** on 03DEC2003 (a black federal employee) left his office at approximately 11 PM and was found dead the next morning (**04DEC2003**) in Lancaster County, Pennsylvania with 36 stab wounds, neck back and genitals, but the cause of death was drowning as per the Medical Examiners. The FBI tried to force two Medical Examiners to say the **MURDER** was a **Suicide**. **Sean Suiter** a Baltimore Police officer died from a **MURDER** that was later classified a suicide during a special arrest, 1 day before he was to testify. Other individuals have died unexpectedly, possibly of murder including **Beranton Whisenant Jr.** (also a federal prosecuter), and **Kobe Bryant**. Mr. Cutler's cousin Robert Needle, (who died unexpectenly in May 2017) may have previously contacted Mr. **Beranton Whisenant**, who died on or about 25MAY2017. The medical records of **Jonathan Luna** have finally resurfaced and are currently trying to be sealed/hidden by the current DA in Lancaster County. Mr. Cutler had stated in public documents that he believes Mr. Luna was murdered by the **KLU KLUX**



**KLAN.** Mr. Cutler also now believes that **THOMAS C. WALES** was also

**MURDERED** by the **KLU KLUX KLAN** 11OCT2001.<ref>

<https://www.fox43.com/article/news/jonathan-luna-murder-mystery-2003/521-2229b272-9355-43a8-8163-506440862577>

</ref><ref>

[https://lanasteronline.com/news/local/lnp-county-clash-over-newly-discovered-records-in-jonathan-luna/article\\_01ba656a-483b-11ea-86ed-43533b224839.html](https://lanasteronline.com/news/local/lnp-county-clash-over-newly-discovered-records-in-jonathan-luna/article_01ba656a-483b-11ea-86ed-43533b224839.html) </ref><ref>

[https://lanasteronline.com/news/local/lanaster-county-judge-gives-prosecutor-days-to-say-why-jonathan/article\\_66aa5a86-49ec-11ea-8d57-37ffa1b9ed27.html](https://lanasteronline.com/news/local/lanaster-county-judge-gives-prosecutor-days-to-say-why-jonathan/article_66aa5a86-49ec-11ea-8d57-37ffa1b9ed27.html) </ref><ref>

<https://www.wgal.com/article/newly-discovered-documents-are-related-to-investigation-into-death-of-federal-prosecutor-jonathan-luna/30783745> </ref><ref>

<https://www.pennlive.com/news/2020/02/re-discovery-of-records-on-mysterious-death-of-federal-prosecutor-prompts-fight-between-da-news-media.html> </ref><ref>

<https://www.youtube.com/watch?v=cLAldUHDwj8> </ref> <ref> <https://www.nbcnews.com/news/us-news/disgraced-baltimore-police-officer-says-detective-who-was-killed-testifying-n844831>

</ref> <ref> <https://www.cnn.com/2018/08/29/us/baltimore-police-detective-sean-suiter-suicide/index.html> </ref>

**Nancy Pelosi** made a false statement in court via her lawyer (Mr Donald B. Verilli Jr.) stated “[N]o one would be hurt and the greater justice would be attained” and violated (18 USC § 1001) on 03JAN2019 on page 24 of the filing that was made in case 4:18-cv-00167-0, a significant federal crime. It is interesting that the law firm of DLA Piper (Kamala Harris’ husband works for this firm and was part of the case against Mr. Cutler and also filed a motion on this same date against him because he dared to continue to challenge the ACA . During a speech at the National Association of Counties’ annual Legislative Conference on 9 March 2010, in Washington D.C. <ref> <https://www.youtube.com/watch?v=QV7dDSgbaQ0> </ref> she stated “We have to pass the bill to find out what is in it”. The petitioner “found out what was in it” and filed a Pro se lawsuit **31DEC2013** in Wasington, DC case



**1:13-cv-2066**. He also via lawyers hired had previously filed a Writ of Certiorari for the Supreme Court of the United States (**15-632**) and inserted that same writ in United States Court of Appeals case 17-2709, page 314A, via district court case number 2:17-cv-00984 page 10. Since the individual mandate of the Affordable Care Act is now null and void based on the rulling of the USCA and the other provisons of the bill should also be eliminated to preserve the constitution. Mr. Cutler paid the docketing fee for the appeal in case 14-1449 to preserve the right of appeal of Mr. Johnson. His lawyer previously made a false statement to the court in his request to withdraw, based on the documents filed by Mr. Johnson (ECF 100-103) a significant crime (18 USC § 1001). The current orders of Tom Wolf in Pennsylvania violate **GMP** procedures and allows the commonwealth to track every individual on the Pennsylvania Turnpike. (See history of IBP recalls of beef procedures that using a delivery ADDS RISK TO EXPOSING EVERYONE.) Mr. Cutler had worked for multiple pharmaceutical and food compnaies including, HEINZ, CAMPBELLS, MERCK, GSK, BAXTER and others. Mr. Cutler was previously in charge of coordinating the **Y2K** and putting together the contingency plan for MERCK Inc., West Point site. It is Mr. Cutler's belief COVID-19 is actually an excuse for **MASS GENOCIDE** against individuals that are deemed undesirable including Jewish and black Individuals and to discontinue pensions via MURDER (see <ref> [https://en.wikipedia.org/wiki/Joyce\\_Gilchrist](https://en.wikipedia.org/wiki/Joyce_Gilchrist) </ref>. It is very easy to



Bribe, coerce or pay individuals to bear false witness against another individual and violate **THALL SHALL NOT BEAR FALSE WITNESS** and 18 USC § 1001. The orders Thomas Wolf and other leaders have issued effectively allows the governments in the United States to discontinue religion in and in the State of Pennsylvania, by a member of the **KLU KLUX KLAN** or related organization. Other members of the **KLU KLUX KLAN** in the United States and the World, are all organized to take on the HOAX. This was previously called Agenda 21. As of 16MAR2020 Canada was still allowing flights from CHINA and those persons could be carrying hazardous bio material simply enter the United States from Canada. When Mr. Cutler was working for Merck as a contractor some individuals were caught stealing trade secrets by security at the West Point site. It has been known China has been effectively using live people for transplants for years. Mr. Ellyahoo has stated the word in HUNGARY for SIN is pronounced VIRUS. The closing of all CASINOS in the STATE is to get 100% of all gambling revenue, to have a total monopoly on all sources of payment organized for a complete **Klu Klux Klan** takeover. Jeffrey Smiles has told Jeffrey Cutler that the Allentown Federal Courthouse contains NAZI insigna in the tile work in the building (pending supreme court case # 19-8538 ), and there is a seven acre compound in Southern Lancaster county that is owned by the **Klu Klux Klan**. Mr. Smiles has corrected Mr. Cutler's statement that the insigna is actually in the Post Office tile across from the courthouse. This all may have a connection of Joe Biden to China and



the transfer of technology to them that has violated the world's civil rights, except Taiwan with less than 10 deaths as of today. Joe Biden and Bill Cosby are named in the same federal lawsuit supposedly about stolen art (USCA 17-1770). Also Based on case # **19-cv-2407** in the Southern District of California, by Cyrus A. Parsa which should be included by reference these claims are true and correct and the book Bloody Harvest <ref> <https://www.bookdepository.com/Bloody-Harvest-David-Matas/9780980887976> </ref> Based on Mr. Cutler's experience, Engineering Experience, and the case of Joyce Gilchrist <ref> [https://en.wikipedia.org/wiki/Joyce\\_Gilchrist](https://en.wikipedia.org/wiki/Joyce_Gilchrist) </ref> persons in Federal government may have violated the Logan Act Stat. 613, 18 U.S.C. § 953 with China. Since Mr. Wolf's order is illegal, all the Insurance companies have conspired to not pay BUSINESS INTERRUPTION CLAIMS based on the order of Tom Wolf, just like 2 different insurance companies failed to compensate Mr. Cutler for his loss (Erie and State Farm Insurance) and conspired to Commit Mail Fraud even though Josh Shapiro was served as part of the lawsuit naming the PA insurance department. Mr. Wolf's order also violates the Federal Voting Rights Act of 1965, which prohibits any jurisdiction from implementing a "voting qualification or prerequisite to voting, or standard, practice, or procedure ... in a manner which results in a denial or abridgement of the right ... to vote on account of race," color, or language minority status. Based on the recent unsealed pleadings of Judge Domenick Demuro (press release 20-472), voter fraud has been in



Pennsylvania a long time. The use of ABSENTEE ballots that are collected by individuals denies the minor protection of MAIL FRAUD, usually associated with this type of voting. Mr. Cutler has attached a handicap placard P15703J renewal that also may be voter fraud in Philadelphia and Mail Fraud. Since that person never lived at that address. Mr. Cutler had formally notified the court of voter fraud in Pennsylvania as of 13DEC2016 in case # 2:16-cv-06287. The DOJ announced the guilty plea of a judge of elections in Philadelphia 21MAY2020, the day after Mr Cutler filed an Injunction Pending Appeal in case 20-1449, that prohibits ANY JURISDICTION in the UNITED STATES from specifying HOW TO PRAY. Mr. Cutler also notifies this court that the failure of the Dams in the state of Michigan may be the result of a deliberate act to prevent and obscure the lawsuit of governor Gretchen Witmer's unlawful act from being pursued in federal court case 1:20-cv-00323. DR. FAUCCI, KRISTEN WELKER and Persons of the CDC have LIED about an Approved Vaccine to Stop COMPLICATIONS from the FLU & COVID-19 <ref><https://www.futuremedicine.com/doi/10.2217/fca-2020-0082></ref>. They are called PNEUMOVAX23 and Prevnar13 which are the PRIME COMPLICATION TO THE COVID-19 that result in DEATH from pneumococcal disease <ref><https://www.diabetes.org/diabetes/medication-management/flu-and-pneumonia-shots></ref>. KRISTEN WELKER'S HUSBAND IS A MARKETING EXECUTIVE FOR MERCK. Based on Tigers in the Bronx zoo and Gorillas in San Diego zoo being diagnosed with COVID-19, as well as one million mink in the Netherlands there is ZERO



evidence that the tigers, Gorillillas ever failed to practice social distancing, because the person would be called LUNCH. HIV has NO VACCINE. This INVALIDATES ALL THE MODELS being used to justify the restrictions. Mr. Cutler based on standard engineering concepts the death of Philadelphi Police Lieutenant James Walker, Seth Rich, Bre Payton, Edgar Rosenberg, Lorna Breen, Ellen Greenberg, and others may be MURDERS of the KLU KLUX KLAN, and 1-2% of all law enforcement in the United States may be members or share their views. Also some elected Officials and persons in the military all branches. An 8 year old was raped in Bryant elementary school and his parents were denied the ability to sue because they waited six months. Based on this the charges against William Henry Cosby should be vacated. George Soros and other persons similarly situated may be trying to destroy the United States economy and the Dollar by bad sharing of information, just like on 25MAY1979 American Airlines Flight 191 DC-10, crashed based on not sharing data. Mr. Cutler was trying to fly to Philadelphia that day from Chicago. My friend Daria from Russia, stated that collapse of the dollar was a stated goal of persons. Even in case, 1:20-cv-01130 that the document legally filed is RETURNED for failing to file a motion to intervene PRIOR to filing the actual document, violating equal protection under the law and the United States Constitution Ammend 5 and Ammend 1 by denying the ability for redress of grievances. Also based on conflicting death reports, declaring a MURDER a



SUICIDE is one way to conceal MURDERS by POLICE or ELECETED officials with the aid of News Outlets. Previous corruption in the United States based out of Illinois called project **GREYLORD** was a 3.5 year activity. Mr. Cutler lived in Illinois during some of this time frame and the joke voting saying was **VOTE EARLY AND OFTEN** and **JUST BECAUSE YOU ARE DEAD IS NO REASON NOT TO VOTE** <ref> [https://en.wikipedia.org/wiki/Operation\\_Greylord](https://en.wikipedia.org/wiki/Operation_Greylord) </ref>

<ref> <https://www.chicagotribune.com/nation-world/chi-chicagodays-greylord-story-story.html> </ref> <ref> <https://www.latimes.com/archives/la-xpm-1987-12-10-mn-28034-story.html> </ref> <ref> <https://fbistudies.com/wp-content/uploads/2017/04/FBI-Grapevine-Operation-Greylord-Hake.pdf> </ref>

It was RECENTLY announced that Rabbi Yisroel Goldstein was charged, **SENTENCED** , while the individual that **MURDRED Lori Gilbert-Kaye** is still awaiting trial (**John Timothy Earnest**) and Jeffrey Lyons is out on bail awaiting to start his **SENTENCE** for a **55 MILLION DOLLR FRAUD** <ref> <https://www.nbcsandiego.com/news/local/rabbi-shot-in-poway-synagogue-attack-pleads-guilty-to-tax-fraud-docs/2365089/> </ref> <ref> [https://en.wikipedia.org/wiki/Poway\\_synagogue\\_shooting](https://en.wikipedia.org/wiki/Poway_synagogue_shooting) </ref>

CHINA BREAKING THE AGREEMENT WITH HONG KONG IN 23 YEARS MEANS THEY WILL BREAK ANY AGREEMENT INCLUDING THE USE OF BIO-WARFARE. The attacks on the USS McCain, Fitzgerald, Bonhomme Richard and effects in TAIWAN are evidence of coordinated attacks on the United States which are being hidden from the general population like the civil case against Nancy Pelosi. China has been bribing CIA employees and others for years. There is no reason what Joe Biden did should be ignored. <ref> <https://thehill.com/policy/national-security/512385-former-cia-officer-charged-with-selling-us-secrets-to-china>

</ref> <ref> <https://www.bbc.com/news/world-us-canada-48319058> </ref>



<ref> <https://www.bbc.com/news/world-us-canada-50520636> </ref> <ref>

<https://www.nytimes.com/2019/09/24/us/china-intelligence-sentence.html> </ref>

The Story <ref> <https://www.mercurynews.com/2017/06/14/james-hodgkinson-shooting-facebook-republicans/> </ref>

James Hodgkinson may have had KKK support, because he was using SKS rifle with FIXED 10 ROUND MAGAZINE and FBI COVERED FOR OTHER SHOOTERS BEHIND HIM!!! The rifle James Hodgkinson was using required loading with STRIPPER CLIPS!! It uses the SAME 7.62 round as the AK-47 VARIANT. HE fired 200 rounds in 2 minutes while WALKING AND SHOOTING and it was COVERED UP!! NBC BROADCAST ON THE BOTTOM SCROLL CAPTION AT THE TIME and stated by Senator RAND PAUL!!! The NEWS MEDIA IS AIDING AND ABETTING in concealing the MURDER of a BLACK FEDERAL EMPLOYEE just like Cecily Aguilar, 22 has been charged. The Employee is Jonathan Luna <ref>

[https://en.wikipedia.org/wiki/Jonathan\\_Luna](https://en.wikipedia.org/wiki/Jonathan_Luna) </ref> and Beranton Whisenant <ref>

[https://en.wikipedia.org/wiki/Beranton\\_Whisenant](https://en.wikipedia.org/wiki/Beranton_Whisenant) </ref>, Sean Suiter from the Baltimore

Police department. <ref> <https://blackthen.com/black-mysteries-unsolved-death-jonathan-luna/>

<ref> For Years there has appers to have been a KLU KLUX KLAN serial rapist in East Lampeter Township, Pennsylvania. This included Lisa Michelle Lambert and possibly currently Linda Stoltzfoos and previous possible MURDER of JERRY



MURPHY of WI105 and covered up by the MEDICAL EXAMINER <ref>

[https://lancasteronline.com/news/local/da-maintains-autopsy-in-luna-murder-mystery-should-remain-sealed/article\\_ca83b358-c6de-11ea-a3eb-67597e2be2cf.html](https://lancasteronline.com/news/local/da-maintains-autopsy-in-luna-murder-mystery-should-remain-sealed/article_ca83b358-c6de-11ea-a3eb-67597e2be2cf.html)

</ref> <ref> <https://redistricting.ils.edu/files/PA%20corman%2020180724%20brief.pdf> </ref> East

Lampeter previous LAWSUITS, theft of PROPERTY <ref>

<https://law.justia.com/cases/federal/district-courts/FSupp2/17/394/2488681/> </ref> \$ 540,000 theft

of LIFE savings and sent to PRISON 2008 case Levi Lapp Stoltfoos (MAYBE

RELIGIOUS FREEDOM) <ref> <https://dockets.justia.com/docket/circuit-courts/ca3/17-1772>

</ref> On 18SEP2020 Justice Ruth Bader Ginsburg died on Rosh Hashanah, the

Jewish New Year. Also on September 18, 2020 at 2:48 pm Jeffrey Cutler filed a 324

page MOTION TO RECONSIDER MOTION TO INTERVENE AND COMBINE

CASES FOR JUDICIAL EFFICIENCY AND OBSTRUCTION OF JUSTICE AND

CONSPIRACY TO COMMIT MAIL FRAUD AND OTHER CRIMES AND

SUMMARY JUDGEMENT in case #1:20-cr-00165, United States v. Kevin

Clinesmith in Washington DC. The previous document was destroyed by the clerk or

Judge in the case. Watch [https://www.youtube.com/watch?v=mgCle8F\\_zUk](https://www.youtube.com/watch?v=mgCle8F_zUk) for more

information and read comments sorted newest first. Also see <ref>

[https://www.americanfreedomlawcenter.org/case/jeffrey-cutler-v-u-s-dept-of-health-](https://www.americanfreedomlawcenter.org/case/jeffrey-cutler-v-u-s-dept-of-health-human-services/)

[human-services/](https://www.americanfreedomlawcenter.org/case/jeffrey-cutler-v-u-s-dept-of-health-human-services/) </ref> and <ref> <https://www.brennancenter.org/legal-work/corman-v-torres>

</ref><ref> <https://redistricting.ils.edu/files/PA%20corman%2020180724%20brief.pdf> </ref><ref>

[https://www.pacermonitor.com/public/case/27231978/CUTLER\\_v\\_PELOSI\\_et\\_al](https://www.pacermonitor.com/public/case/27231978/CUTLER_v_PELOSI_et_al) </ref> As an Official

Whistle Blower in the Commonwealth of Pennsylvania, Jeffrey Cutler declares the

actions Mr. Krasner, the Mayor of Philadelphia, and the Governor were a concerted



effort to legally Murder Jews and Blacks. Mr. Cutler ran for governor as a Pro Se candidate against Thomas Wolf and had an advertisement in the METRO paper on 24OCT2018 page 15 :titled "SAVE BILL COSBY". The government cannot tell you how to PRAY enforced by RELIGIOUS POLICE!!! The DEMONCRATS are using FEAR and JUNK science to try and bring back CONCENTRATION CAMPS just like EXECUTIVE ORDER 9066 by FDR. The ORDER was never declared UNCONSTITUTIONAL, just SUSPENDED, revoked by Ford when he was president. On 04SEP2020 at 10:14 PM a [\[\[FEC\]\]](#) [\[ref\]](#)

[https://en.wikipedia.org/wiki/Federal\\_Election\\_Commission#First\\_Amendment\\_issues](https://en.wikipedia.org/wiki/Federal_Election_Commission#First_Amendment_issues) [\[ref\]](#) complaint was filed against [\[\[Youtube\]\]](#) for illegal edits of comments as an "IN KIND" contribution to [\[\[Joe Biden\]\]](#), [\[\[Nancy Pelosi\]\]](#), and MISUSE OF FEDERAL FUNDS (18 U.S.C. § 653) involving [\[\[NPR\]\]](#) and [\[\[PBS\]\]](#) networks and also AIDING AND ABETTING in concealing the MURDER of [\[\[Jonathan Luna\]\]](#) [\[ref\]](#)

[https://en.wikipedia.org/wiki/Jonathan\\_Luna](https://en.wikipedia.org/wiki/Jonathan_Luna) [\[ref\]](#) and [\[\[Beranton Whisenant\]\]](#) [\[ref\]](#)

[https://en.wikipedia.org/wiki/Beranton\\_Whisenant](https://en.wikipedia.org/wiki/Beranton_Whisenant) [\[ref\]](#). This is documented in federal court case 5:19-cv-00834 filed 26FEB2019 in [\[\[Philadelphia\]\]](#) against [\[\[Nancy Pelosi\]\]](#) called (CUTLER v. PELOSI, et al.) and later against [\[\[Kevin Clinesmith\]\]](#). On 20MAY2020 at 4:10 PM Jeffrey Cutler filed an INJUNCTION PENDING appeal in USCA case 20-1449 to REQUIRE EVERY JURISDICTION in the UNITED STATES unrestricted PRAYER! On 12JAN2021 Jeffrey Cutler filed a MAIL



FRAUD complaint against AMAZON and Jeffrey Bezos and on 11JAN2021 filed a MAIL FRAUD complaint against TWITTER and Jack Dorsey. The MAIL FRAUD complaints are based on being a INVESTOR in both companies and the ANNUAL REPORTS OF BOTH COMPANIES that are MAILED to Mr. Cutler and other investors and statements in those reports.

On 11JAN2021 Jeffrey Cutler FILED A MAIL FRAUD COMPLAINT AGAINST TWITTER for statements in their ANNUAL REPORT that is MAILED. TWITTER CLAIMS THAT THEY DO GOOD AND DECIDED THAT DONALD TRUMP'S ACCOUNT IS SUSPENDED EVEN THOUGH THERE IS TIME STAMPED PROOF OF ELECTORAL FRAUD IN PENNSYLVANIA, ORIGINALLY FILED IN FEDERAL COURT 20OCT2020 PAGE 169 OF CASE 20-2936

PAGE 9 OF THE LINK BELOW !!<ref>

<https://www.courtlistener.com/recap/gov.uscourts.pamd.127057/gov.uscourts.pamd.127057.181.0.pdf> </ref>

THE DROP BOXES IN PENNSYLVANIA FAILED TO HAVE HARD COPY RECEIPT AVAILABLE DESPITE ORDER FROM TORRES ON 12APR2018 TO THE CONTRARY. ASHLI BABBITT WAS ACTING AS A CITIZEN JOURNALIST AND SHE HEARD THE CONSPIRACY WITH KKK/ANTIFA AND THE POLICE, THAT IS WHY SHE WAS MURDERED!! IN CHINA THEY JUST PUT CITIZEN JOURNALISTS IN PRISON, NOT MURDER THEM, PER STORY PAGE A3 PHILADELPHIA INQUIRER 29DEC2020 BY LILY KUO. PER USCA CASE 17-1770 JOE BIDEN WAS PART OF A GROUP HELPING TO



SMUGGLE STOLEN NAZI ART INTO THE UNITED STATES AND BILL COSBY FOUND OUT.

Thus Pursuant to Title 18, United States, Code § 4, Plaintiff, Mr. Jeffrey Cutler, formally notifies the court of possible ongoing criminal acts and conspiracy involved with this civil rights action and requests the court to notify the DOJ Office immediately, and any other criminal justice authorities the court deems necessary, to effect and insure the prompt investigation and prosecution of crimes involved with this case which includes mail Fraud (18 U.S. Code § 1341), the murder of a federal employee (18 U.S. Code § 1114), Obstruction of Justice, Bank Ruptcy Fraud in case number 19-11466 Philadelphia Accademic Health System and Title 18, Section 871. The civil rights action is case # 5:19-cv-00834 and this case # 1:20-cv-01130 District Court Maryland. The courts have affirmed, it must “afford a liberal reading to a complaint filed by a pro se plaintiff,” particularly when the plaintiff has no formal legal training or education. Klayman v. Zuckerberg, 753 F.3d 1354, 1357 (D.C.Cir. 2014); see also Erickson v. Pardus, 551 U.S. 89, 94 (2007) (“A document filed pro se is to be liberally construed, and a pro se complaint, however inartfully pleaded, must be held to less stringent standards than formal pleadings drafted by lawyers.”) (internal quotations and citations omitted). The current election for president may be just like 2 Star Trek Episodes combined. <ref> [https://en.wikipedia.org/wiki/Bread\\_and\\_Circuses\\_\(Star\\_Trek:\\_The\\_Original\\_Series\)](https://en.wikipedia.org/wiki/Bread_and_Circuses_(Star_Trek:_The_Original_Series)) </ref> and <ref> [https://en.wikipedia.org/wiki/What\\_Are\\_Little\\_Girls\\_Made\\_Of%3F](https://en.wikipedia.org/wiki/What_Are_Little_Girls_Made_Of%3F) </ref> and like the



movie <ref> [https://en.wikipedia.org/wiki/Moon\\_over\\_Parador](https://en.wikipedia.org/wiki/Moon_over_Parador) </ref> or the original unpublished short story entitled "Caviar for His Excellency" by Charles G. Booth there may be an actor portraying Joe Biden right now.

**WHEREFORE**, for all the foregoing reasons, petitioner respectfully requests the Petition For **INJUNCTIVE RELIEF** be granted as well as Summary Affirmation and all votes via DROP BOXES BE STRICKEN in Pennsylvania and the count be recalculated, and based on Marks v. Stinson Donald J. Trump be declared the winner <ref> <https://www.leagle.com/decision/199489219f3d8731759> </ref> of the Presidential vote in

**Pennsylvania**, and by reference **North Carolina**, **Wisconsin**, **Nevada**. Mr. Cutler has never met Donald J. Trump, and was not paid or compensated in any way for this action. Mr. Cutler did give Mike Pence a TSHIRT prior to him getting elected Vice President at the hotel previously known as the host farm, but has since been renamed. Judge Stickman wrote in the case "but even in an emergency, the authority of government is not unfettered" in the case of County of Butler v Wolf. This court should also declare the entire Affordable Care Act (Obamacare) law and the executive order signed in 1942 as Executive Order 9066 by **FDR**

**UNCONSTITUTIONAL**, during an immediate **ENBANC** review of this case when combined with the writ from case **15-632**, and the writ filed by the WHITE HOUSE as **19-840**, **19-1019** also have the government **CANNOT SPECIFY HOW TO PRAY** enforced by **Religious POLICE**, either LOCAL, FEDERAL OR STATE. The **MURDER** of a **BLACK** man and **15** year old boy should NOT be Considered



**MOOT** as per order from the Judge ECF 203 and the clerk. This USCA case number **1:17-cv-05228, 20-3371, 20-1805, 20-1449, 20-1422, 19-1622, 18-3693,** case number **20-5143** in the USCA DC CIRCUIT SHOULD, **21-4001** ALL BE COMBINED FOR JUDICIAL EFFICIENCY and “**GOOD TROUBLE**” as per John Lewis and stop **5171** years of persecution of Jewish Individuals. Not GETTING EXPOSED IN A LIE IS NOT THE SAME AS TELLING THE TRUTH!!!

ASHLI BABBITT WAS THE START OF KRISTALNAHT UNITED STATES

<ref> [https://en.wikipedia.org/wiki/Night\\_of\\_the\\_Long\\_Knives](https://en.wikipedia.org/wiki/Night_of_the_Long_Knives) </ref>”

YOU CAN DESTROY THE EVIDENCE, BUT YOU CANNOT DESTROY THE TRUTH. Based on EQUAL TREATMENT UNDER THE LAW, IF IN PERSON VOTING IS REQUIRED FOR ELECTING THE, SPEAKER THEN SECURITY AND IMPEACHING A PRESIDENT BY PHONE SHOULD NOT BE ALLOWED. AND CONSIDERED UNCONSTITUTIONAL.



Respectfully submitted,

DATE: 13JAN2021

/s/ Jeffrey Cutler

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### **CERTIFICATE OF SERVICE**

I hereby certify that on JANUARY 13, 2021, I filed the foregoing with the Clerk of the Court for the United States Court Appeals for the THIRD Circuit via United States Mail or in person. Participants in the case who are registered CM/ECF users will be served by the appellate CM/ECF system. I further certify that all of the other participants or their lawyers in this case are registered CM/ECF users except as follows and they are served by mail or email .

/s/ Jeffrey Cutler

Jeffrey Cutler

### **CERTIFICATION OF COMPLIANCE**

This brief complies with the type-volume limitations of Fed. R. AP. P. 35(b)(2) and Circuit Rule 40-1 because this brief contains no more than # of pages allowed by ECF 17 USCA CASE 20-2936, excluding the parts of the brief exempted by Fed. R. AP. P. 32.



## PLAINTIF'S PROPOSED ORDER FOR SUMMARY AFFIRMATION

AND NOW, this \_\_\_\_\_ day of \_\_\_\_\_, 2020 upon consideration Plaintiff's Motion for Default

Judgment and for good cause shown, it is hereby ORDERED the Motion is GRANTED. SO ORDERED.

- [1] Order the SUMMARY AFFIRMATION against all defendants be granted and made FINAL at one million dollars per day or as a negotiated amount.
- [2] ORDER ALL BALLOTS THAT WERE CAST ILLEGALLY IN VIOLATION OF THE ORDER OF 12APR2018 BY MR. TORRES BE DISCARDED AND TURNED OVER TO THE FBI FOR PROSECUTION
- [3] Order that ELECTORAL FRAUD is counterfeit ballots and also under the PURVIEW of the SECRET SERVICE.
- [4] Order Tom Wolf, Josh Shapiro and others be charged with conspiracy to commit MAIL FRAUD in connection with the voting in Pennsylvania and mailing the vote tally to CONGRESS.
- [5] Order the order of Judge Margret Miller made March 17, 2017 against Jeffrey Cutler vacated, the order by Judge Margaret Miller against Jammal Harris vacated and order by Judge Lawrence Stengel against Lisa Michelle Lambert vacated and all persons similarly situated (William Henry Cosby, Joe Johnson, Jeffrey Smiles, Emily Weinman, David Sommers, Mr. William H. McMichael, Stan Caterbone, Claire Risoldi, Rufus Seth Williams, Budd Dwyer, Stephen T. Kirchner (1873 MDA 2018), Scott Capps, General Flynn, Mr. Popodopolis, Ari Goldstein, charges against Roger Stone and Eric Snowden, prison sentences of MAC PHIPPS in LOUISIANNA, Julius Jones in Oklahoma, etc.), for violations of equal protection. All prosecutions of Robert Mueller as special prosecutor vacated because his appointment was based on perjured testimony, which is verified by Mr. Steele in a foreign court.
- [6] Order the summary and default judgment of all other cases filed by Mr. Cutler in every court also be granted, and all judgements against Mr. Cutler by every Judge vacated including traffic violations for expired inspection in York, PA East Lampeter Township and Haverford, PA.
- [7] Order ECF 103, 104, 105 & 106 be denied USCA case 20-1805.
- [8] Order Nancy Pelosi and Adam Schiff to resign from their elected positions based on crimes identified in this document, or from their leadership positions and pay 1million dollars per day fine until they agree.
- [9] Order Judge Barry Bloss, Judge Cynthia Rufe, Judge Eduardo Robreno, Judge Denise Commins, Judge Nicholas G. Garaufis, Judge Midge Rendel, and Judge Catherine Blake pay twice their daily salary each day to the innosense project , until they resign.
- [10] Order Tom Wolf, Jim Kenny to resign for interference in interstate commerce and misuse of Federal Funds.
- [11] Order all vandalism perpetuated against Mr. Cutler and **Mr. Krieger** to be compensated, and listed.
- [12] Provide documentation to the court of how much all court costs and legal fees have been to date, and list cost or



- legal hours and **ALL LEGAL FIRMS** used to try to change the outcome of a certified election, of Jeffrey Cutler and Donald Trump in all future actions with the court by East Lampeter Township Lancaster County. Legal fee documentation should start with the actions of the solicitor on and East Lampeter Township starting in 05NOV2013.
- [13] Order East Lampeter Township to reveal all persons or individuals that have expressed interest in this case, especially any officials of the United States Government, and all payments by any George Soros organization.
- [14] Order a one million dollar a day penalty per named defendant, until Mr. Cutler's reputation and credit are restored or individual agreements are reached with each party.
- [15] Order Susan Peipher Esquire, East Lampeter Township, Lancaster County Courts and unnamed others show cause why they should not be charged with violations of the RiCCO ACT, both 18 U.S.C. §§ 1961–1968. RICO violations, and 18 U.S.C. § 1964, Civil RiCCO Act.
- [16] Order Susan Peipher Esquire, Christina Hausner, East Lampeter Township, East Lampeter Township Police, Lancaster County Courts, Ralph Hutchinson, Judge Margaret Miller, Scott Martin, Elam Herr, all named defendants in this case and unnamed others show cause why they should not be charged with violations of 18 U.S.C. § 2113 (bank robbery) and electoral fraud.
- [17] Order Fulton Financial to return all money for accounts ending with 8603 and 8612 with penalties.
- [18] Order Fulton Financial to compensate the plaintiffs for cases 5:18-cv-00987 and case 2:17-cv-02763 as demanded in their respective lawsuits.
- [19] Order Wikimedia foundation and all media outlets specified to provide space and corrections as provided by the plaintiff and his designated representative for fake news and PROGRAMMED CENSORSHIP!!
- [20] Order Summary Judgement be awarded for all other cases Mr. Cutler has been denied due process be awarded.
- [21] Other remedies the court deems appropriate.
- [22] Order the Democratic National Committee to also show why they are not a party to Religious discrimination.
- [23] Order Nancy Pelosi to resign from her position for the false statement (18 USC § 1001) made through her lawyer.
- [24] The primary election in Pennsylvania held June 2, 2020 should be redone because of unequal treatment of voters throughout the state.
- [25] Order of GAVIN NEWSOME, GOVERNOR OF CALIFORNIA be vacated because it is obstruction of free exercise of religious beliefs and violates Matthew Shepard and James Byrd Jr. Hate Crimes Prevention Act.
- [26] Order CHINA to allow the residents of Hong Kong to vote on become a territory of the United States for attacking the United States,
- [27] Order that Taiwan be allowed the residents to vote on becoming a territory of the United States for their part in help in attacking the United States.
- [28] Combine cases 20-1805, 20-1449, 20-1422 from USCA third circuit and 20-5143 from the USCA DC



CIRCUIT and 21-40001 Fifth Circuit, and 1:17-cv-05228 from the Eastern District of New York.

[29] Order Broadcasters to make available at NO COST their AUX CHANNELS for teaching grades K-12.

[30] Order Susan Peipher Esquire and other lawyers guilty of similar activities, to be barred from participation in the Federal Court CM/ECF system.

[31] Order that all public broadcasting stations be charged with VIOLATIONS 18 U.S.C. § 653, misuse of federal funds, or on the alternate be charged with 18 U.S.C. § 666 for Censoring Mr. Cutler's activity.

[32] Order the money that Mr. Bloomberg sent to the DNC plus pledged funds be held for his employees that worked on his presidential bid that took the jobs based on contracts he made to be distributed by Mr. Cutler.

[33] Order GOOGLE LLC with violations of the ELECTION CAMPAIGN contributions by editing Mr. Cutler's comments on youtube videos and other destruction of phone use to pay a fine for each occurrence not to exceed one billion per instance.

[34] Order the CDC to recommend mass Pneumonia vaccinations to STOP COMPLICATIONS of COVID-19 and FLU

[35] Order the STATE SCHOOLS to REQUEST BIDS FOR ONSITE TEACHING ON A CONTRACT BASIS 10, 30, 100 STUDENTS, etc.

[36] Although there is no amount of money that can bring back BREONNA TAYLOR, from the dead, the store chain LORD AND TAYLOR could be brought back as LORD AND BREONNA TAYLOR as a fixed reminder to her death and combined with CENTURY 21.

[37] Based on the reply on 27SEP2020, Mike Carter and the Seattle Times should be charged with aiding and abetting the coverup of the murder of Jonathan Luna 04DEC2003 after the fact (18 U.S.C. § 3 Accessory After the Fact MURDER of Jonthan Luna)

[38] Order CITIBANK pay three times the amount they allowed to be stolen via fmail fraud from Jeffrey Cutler and Marilyn Cutler, and document how much they spend on lawyers to support their conspiracy to commit mail fraud.

[39] The constitution should be ammended to allow all citizens of voting age in any prison the right to vote for a representative in congress and president of the United States just like Washington, DC., and 1 electoral vote. The total prison population shall be added to the census for the country. No additional seats shall be added to the house.

[40] The constitution should be ammended to allow all citizens of voting age native born in any territory the right to vote for a representative in congress and president of the United States just like Washington, DC., and 1 electoral vote. The total population shall be added to the census for the country. No additional seats shall be added to the house.

[41] The government shall establish a set of specifications for the minimum features a health plan shall contain to be called copper, silver, gold platinum, etc., and failure to deliver these features shall be considered mail fraud.

[42] The intentional termination of life by any third party for money for all individuals from 84 months old after conception



to 30 months old after conception shall be considered a crime.

[43] A replacement for obamacare would allow any United States interstate company offer their group health plan to not only their employees, but their suppliers and customers at any pricing they choose with a stated customer charge and individual charge.

[44] The request for the stay of the order of 14SEP2020 BY THE OFFICE OF ATTORNEY GENERAL SHOULD BE DENIED because it should be an injunction pending Appeal.

[45] Every jurisdiction in the United States MUST allow UNRESTRICTED PRAYER NOT ENCUMBERED BY any local specifications specifying the correct way to pray, enforced by RELIGIOUS POLICE.

[46] Judge Rendell should recuse herself because of her involvement with this case, dating to 13MAY1985 and her current spouse involvement with the Insurance industry.

[47] Mark Trundos be compensated for criminal activity regarding 2:19-cv-05846 .

[48] Jeffrey Cutler be allowed to get Medicare Part B as equitable release based on PANDEMIC provisions put in place by the president of the United States.

[49] All ballots collected in remote collection boxes where the voter was not offered a **HARD COPY** of their vote be segregated (violating 18 U.S.C. § 653, misuse of federal funds and Equal Treatment Under the law Amend 14) and if they cannot be segregated all votes where they are mixed should be discarded.

[50] Order Tami, Charity Welch (case 5:20-cv-04842), Pavel Resnick, Stacey Gonzalez (case 2:18-cv-05028), Ken Krieger be compensated at a minimum of \$250,000 dollars

[51] Mr. Noviho (5:15-cv-03151) be compensated at a minimum of \$250,000 dollars because he should have won on 03SEP2015, but the lawyer George Reihner failed to protect Mr. Noviho.

[52] Order everyone mentioned in this case that is victim of the KKK or FBI be awarded a minimum of \$250,000 dollars, including both children of Budd Dwyer

[53] Order Wikipedia to reveal the Name, Address, and Email of AmandaNP, RAVENSFIRE, and PROLOG and Government sources used to SPY & CENSOR on Mr. Cutler and pay him an appropriate payment of at least 10% of their NET WORTH.

[54] A law should be passed that allows JEFFYBONDS be used to make sure every POLICE vehicle is a 2 man car because like computers, POLICE CAN NEVER HAVE TOO MUCH BACKUP and they be used instead of CARES act money to balance the Pennsylvania Budget

[55] Seth Williams should get his law license restored just like Ernie Preate, plus awarded 250,000 dollars

[56] Mr. Michael Grant and Mr. Noviho (5:15-cv-03151) be compensated at a minimum of 250,000 dollars

[57] Jeffrey A Dellinger be compensated at a minimum of 250,000 dollars for being directed he must go to church on Sunday

[58] Mr. Jammal Harris be compensated at a minimum of 250,000 dollars



[59] Survivors of Sean D. Williams (18-2773) be awarded a minimum of 250,000 dollars, as well as Duncan Hunter.

[60] Order Andrew Cuomo, Gavin Newsome and Leticia James resign for violations of the right to PRAY, and testify under OATH.

[61] Order Traveller's Insurance, Citibank and others to pay into the fund or face criminal prosecution.

[62] Order every employee at PBS/NPR to dedicate a portion of their pension or paycheck to a fund or face prosecution for 18 U.S.C. § 653 MISUSE OF FEDERAL FUNDS, MAIL FRAUD, AND OTHER CRIMES.

[63] GOOGLE is guilty of violating 47 U.S. Code § 230 via their Youtube division and recently with <ref>  
<https://www.youtube.com/watch?v=XqngkJolrBk> </ref>>

[64] GOOGLE is guilty of violating 47 U.S. Code § 230 via their Youtube division and recently with <ref>  
<ref><https://www.youtube.com/watch?v=CoXy7gXOJtA> </ref>

[65] GOOGLE is guilty of violating 47 U.S. Code § 230 via their Youtube division and recently with <ref>  
<https://www.youtube.com/watch?v=DJOB2DiNNsY> </ref>

[66] GOOGLE is guilty of violating 47 U.S. Code § 230 via their Youtube division and recently with <ref>  
<https://www.youtube.com/watch?v=7-w5NZYUIC0> </ref>

[67] GOOGLE is guilty of violating 47 U.S. Code § 230 via their Youtube division and recently with <ref>  
<https://www.youtube.com/watch?v=WQfOwB-k7yQ> </ref>

[68] GOOGLE is guilty of violating 47 U.S. Code § 230 via their Youtube division and recently with <ref>  
[https://www.youtube.com/watch?v=xNdTBw7z\\_aw](https://www.youtube.com/watch?v=xNdTBw7z_aw) </ref>

[69] GOOGLE is guilty of violating 47 U.S. Code § 230 via their Youtube division and recently with <ref>  
<https://www.youtube.com/watch?v=DV-92HMNGuY> </ref>

[70] GOOGLE is guilty of violating 47 U.S. Code § 230 via their Youtube division and recently with <ref>  
<https://www.youtube.com/watch?v=ONc7g3PqtOM> </ref>

[71] GOOGLE is guilty of violating and in conjunction with every other news media including ABC, CBS, NBC is guilty of violating 18 U.S.C. § 3 Accessory After the Fact MURDER of Jonthan Luna and others.

[72] Kara N. Templeton, Christopher Leppler, Judge Nicholas G. Garaufis, Judge B. Denise Commins have conspired to violate 18 U.S.C. § 3 Accessory After the Fact MURDER of Jonthan Luna and pay a fine equal to their pension for 10 years.

[73] Dr. Levine and other PUBLIC health officials should SURRENDER their MEDICAL LICENSE for FAILURE to RECOMMEND INCREASED PNEUMONIA vaccinations including Dr. Deborah Birx and be investigated for any payments made to them, and pay the equivalent of Social Security Death payment for everyone that died in Pennsylvania and the United States, as well as all media organizations that also participated in the deaths



(APPROXIMATELY 1.5 MILLION 255 \* 5493) EACH.

[74] Based on case 10011 Boeing should create a project to bring back the L-1011 Aircraft from the dead with engines from the 737-MAX to provide new aircraft to the fleets that would soak up excess production engines and provide new capacity to the Airline Industry Worldwide and Engineering jobs and capacity.

[75] ORDER THAT CARTER PAGE LAWSUIT BE INCORPORATED INTO THIS ACTION AND AT MINIMUM BE AWARDED \$ 250,000

[76] Order all individuals that have contributed to the **Pandemic Destroy America Fund** pay twice the amount paid into the fund and Jeffrey Bezos, Jack Dorsey, Tim Cook, Bill Gates, George Soros pay 10% of their net worth as a fine for trying to destroy the United States and electoral fraud and the constitution as well as all similarly situated.

[77] Order the United States Government to stop collecting or accessing penalties **FOR FAILURE** to ***comply with established tenets or teachings of such sect or division of ANY religion in violation of the U.S. Constitution amendment 1 and declare the ACA unconstitutional!*** , based on the 89 page writ of USCA case 17-2709 on page 314A, and Supreme court case # 15-632 plus the writ filed by the WHITE HOUSE as 19-840, 19-1019 and Declare that no jurisdiction of the United States can dictate the proper way to pray.

Dated: \_\_\_\_, 2021\_\_\_\_

\_\_\_\_\_  
BY THE COURT



## ADDENDUM



**PRECEDENTIAL**

UNITED STATES COURT OF APPEALS  
FOR THE THIRD CIRCUIT

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No. 20-1422

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UNITED STATES OF AMERICA

v.

SAFEHOUSE, a Pennsylvania nonprofit corporation;  
JOSÉ BENITEZ, as President and Treasurer of Safehouse

\*\*\*\*\*

SAFEHOUSE, a Pennsylvania nonprofit corporation

v.

U.S. DEPARTMENT OF JUSTICE;  
WILLIAM P. BARR, in his official capacity  
as Attorney General of the United States; and  
WILLIAM M. MCSWAIN, in his official capacity as  
U.S. Attorney for the Eastern District of Pennsylvania

United States of America, U.S. Department of Justice,  
United States Attorney General William P. Barr, and  
the United States Attorney for the Eastern District of  
Pennsylvania William M. McSwain,  
Appellants



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On Appeal from the United States District Court  
for the Eastern District of Pennsylvania  
(D.C. No. 2:19-cv-00519)  
District Judge: Honorable Gerald A. McHugh

---

Argued: November 16, 2020

Before: AMBRO, BIBAS, and ROTH, *Circuit Judges*

(Filed: January 12, 2021)

---

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Randy Barnett*

Mira E. Baylson  
Cozen O'Connor  
1650 Market Street  
One Liberty Place, Suite 2800  
Philadelphia, PA 19103

*Counsel for Amici in support of Appellees Religious Lead-  
ers in Philadelphia and Beyond*

Thomas A. Leonard, IV  
Cozen O'Connor  
1650 Market Street  
One Liberty Place, Suite 2800  
Philadelphia, PA 19103

*Counsel for Amici in support of Appellees Friends and  
Family of Victims of Opioid Addiction*



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OPINION OF THE COURT

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BIBAS, *Circuit Judge*.

Though the opioid crisis may call for innovative solutions, local innovations may not break federal law. Drug users die every day of overdoses. So Safehouse, a nonprofit, wants to open America's first safe-injection site in Philadelphia. It favors a public-health response to drug addiction, with medical staff trained to observe drug use, counteract overdoses, and offer treatment. Its motives are admirable. But Congress has made it a crime to open a property to others to use drugs. 21 U.S.C. § 856. And that is what Safehouse will do.

Because Safehouse knows and intends that its visitors will come with a significant purpose of doing drugs, its safe-injection site will break the law. Although Congress passed § 856 to shut down crack houses, its words reach well beyond them. Safehouse's benevolent motive makes no difference. And even though this drug use will happen locally and Safehouse will welcome visitors for free, its safe-injection site falls within Congress's power to ban interstate commerce in drugs.

Safehouse admirably seeks to save lives. And many Americans think that federal drug laws should move away from law enforcement toward harm reduction. But courts are not arbiters of policy. We must apply the laws as written. If the laws are unwise, Safehouse and its supporters can lobby Congress to



carve out an exception. Because we cannot do that, we will reverse and remand.





THE FEDERAL LAW ENFORCEMENT AND SECURITY ARM OF THE U.S. POSTAL SERVICE

**Mail Fraud Complaint****Your Information**

Company Name: \_\_\_\_\_  
 \* First Name: JEFFREY \* Last Name: CUTLER  
 \* Address: P.O. BOX 2806  
 \* City: YORK  
 \* State: Pennsylvania  
 \* ZIP Code: 17406  
 \* Country: UNITED STATES  
 Cell Phone: (717) 854-4718 Work Phone: (215) 872-6715  
 Home Phone: \_\_\_\_\_ Fax: \_\_\_\_\_  
 Email Address: eltaxcollector@gmail.com  
 Age Range: 65 or older  
 Are you a Veteran? ☐ Yes ☒ No

**Complaint Filed Against**

Company Name: TWITTER  
 First Name: JACK Last Name: DORSEY  
 Address: 1355 Market St suite 900  
 City: San Francisco  
 State: California  
 ZIP Code: 94103  
 Country: UNITED STATES  
 Cell Phone: \_\_\_\_\_ Work Phone: (415) 222-9670  
 Home Phone: \_\_\_\_\_ Fax: \_\_\_\_\_  
 Email Address: ir@twitter.com  
 Website Address: https://www.headquartersinfo.com/

**How Were You Contacted?**

How were you contacted? US Mail  
 On what date were you contacted? 01/10/2021  
 Do you have the envelope it was mailed in? ☐ Yes ☒ No

**How Did You Respond to This Offer?**

How did you respond to this offer? US Mail  
 Response Mailed to a Different Address: ☐ Yes ☒ No  
 Do you have a Tracking Number? ☐ Yes ☒ No  
 (Certified, Insured or Express Mail?)

What did you receive?  
max size 250 characters

HARD COPY OF ANNUAL REPORT

How did it differ from what you expected?  
max size 250 characters

CLAIMS THEY DO NOT DISCRIMINATE AND DO GOOD

How much did the company ask you to pay (\$)? 120.41

Do you have the item? ☐ Yes ☒ No  
 How was it delivered? Online  
 Did you contact the company or person about the complaint? ☐ Yes ☒ No  
 Reason for No Contact: Unanswered Telephone

**Did You Lose Money?**

Lose Money: ☒ Yes ☐ No  
 Payment Type: Other Payment Method  
 Payment Type Other: TRANSFER FROM ACCNT  
 Payment Amount(\$): \_\_\_\_\_  
 Payment Date: 01/10/2021

**Type of Mail Fraud Complaint**

Scheme Category: Investment  
 Scheme Type: Select One

**Additional Information**max size 1000 characters

TWITTER CLAIMS THAT THEY DO GOOD AND DECIDED THAT DONALD TRUMP'S ACCOUNT IS SUSPENDED EVEN THOUGH THERE IS TIME STAMPED PROOF OF ELECTORAL FRAUD IN PENNSYLVANIA, ORIGINALLY FILED IN FEDERAL COURT 20OCT2020 PAGE 169 OF CASE 20-2936 PAGE 9 OF THE LINK BELOW !!<ref>  
<https://www.courtlistener.com/recap/gov.uscourts.pamd.127057.181.0.pdf> <ref> THE DROP BOXES IN PENNSYLVANIA FAILED TO HAVE HARD COPY RECEIPT AVAILABLE DESPITE ORDER FROM TORRES ON 12APR2018 TO THE CONTRARY



THE FEDERAL LAW ENFORCEMENT AND SECURITY ARM OF THE U.S. POSTAL SERVICE

Mail Fraud Complaint form submitted successfully. 11JAN2021 2:27 PM

Thank you for completing the form.

The information you provided will be entered into our national complaint system.

The U.S. Postal Inspection Service gathers data on mail-related crime to determine whether a violation has occurred. While we can't guarantee that we can recover lost money or items, your information can help alert inspectors to problem areas and possibly prevent other people from being victimized. U.S. Postal Inspectors base their investigations on the number, substance, and pattern of complaints received from the public.

We ask you to keep all original documents related to your complaint. We will contact you ONLY if more information is needed.

Best scanned image available



**Item 9B. Other Information***Disclosure Pursuant to Section 13(r) of the Exchange Act*

We determined that, between January 2012 and December 2019, we processed and delivered orders of consumer products for certain individuals and entities located outside Iran covered by the Iran Threat Reduction and Syria Human Rights Act ("ITRA"), in addition to those we have previously disclosed, as follows: consumer products valued at approximately \$13,700 for individuals who may have been acting for 14 Iranian embassies and diplomatic organizations located in countries other than Iran; consumer products valued at approximately \$90 for an individual designated under Executive Order 13224; consumer products valued at approximately \$8,600 for individuals who may have been acting for seven entities owned or controlled by the Iranian government; and consumer products valued at approximately \$1,800 for individuals who may have been acting for five entities designated under Executive Order 13224 or Executive Order 13382, three of which are owned or controlled by the Iranian Government. The consumer products included books, other media, apparel, home and kitchen, jewelry, health and beauty, office, toys, consumer electronics, lawn and patio, automotive, software, grocery, and pet products. In addition, the information provided pursuant to Section 13(r) of the Exchange Act in Item 5 of Part II of the Company's Quarterly Reports on 10-Q for the quarters ended March 31, 2019, June 30, 2019, and September 30, 2019 is hereby incorporated by reference to such reports. We are unable to accurately calculate the net profit attributable to these transactions. We do not plan to continue selling to these accounts in the future. Our review is ongoing and we are enhancing our processes designed to identify transactions associated with individuals and entities covered by the ITRA.

**PART III****Item 10. Directors, Executive Officers, and Corporate Governance**

Information regarding our Executive Officers required by Item 10 of Part III is set forth in Item 1 of Part I "Business — Information About Our Executive Officers." Information required by Item 10 of Part III regarding our Directors and any material changes to the process by which security holders may recommend nominees to the Board of Directors is included in our Proxy Statement relating to our 2020 Annual Meeting of Shareholders, and is incorporated herein by reference. Information relating to our Code of Business Conduct and Ethics and, to the extent applicable, compliance with Section 16(a) of the 1934 Act is set forth in our Proxy Statement relating to our 2020 Annual Meeting of Shareholders and is incorporated herein by reference. To the extent permissible under Nasdaq rules, we intend to disclose amendments to our Code of Business Conduct and Ethics, as well as waivers of the provisions thereof, on our investor relations website under the heading "Corporate Governance" at [amazon.com/ir](http://amazon.com/ir).

**Item 11. Executive Compensation**

Information required by Item 11 of Part III is included in our Proxy Statement relating to our 2020 Annual Meeting of Shareholders and is incorporated herein by reference.

**Item 12. Security Ownership of Certain Beneficial Owners and Management and Related Shareholder Matters**

Information required by Item 12 of Part III is included in our Proxy Statement relating to our 2020 Annual Meeting of Shareholders and is incorporated herein by reference.

**Item 13. Certain Relationships and Related Transactions, and Director Independence**

Information required by Item 13 of Part III is included in our Proxy Statement relating to our 2020 Annual Meeting of Shareholders and is incorporated herein by reference.

**Item 14. Principal Accountant Fees and Services**

Information required by Item 14 of Part III is included in our Proxy Statement relating to our 2020 Annual Meeting of Shareholders and is incorporated herein by reference.



## Investor Relations

- 01 Annual reports, proxies and shareholder letters
- 02 Quarterly results
- 03 SEC filings
- 04 Press releases
- 05 FAQs
- 06 Corporate governance
- 07 Officers and directors
- 08 Contact us and request documents
- 09 Events

## Code of Business Conduct and Ethics

In performing their job duties, Amazon.com employees should always act lawfully, ethically, and in the best interests of Amazon.com. This Code of Business Conduct and Ethics (the "Code of Conduct") sets out basic guiding principles. Employees who are unsure whether their conduct or the conduct of their coworkers complies with the Code of Conduct should contact their manager or the Legal Department. Employees may also report any suspected noncompliance as provided in the Legal Department's reporting guidelines referred to in paragraph IX below.

[Show All](#)

## I. Compliance with Laws, Rules and Regulations

Employees must follow applicable laws, rules and regulations at all times. Employees with questions about the applicability or interpretation of any law, rule or regulation, should contact the Legal Department.

## II. Conflicts of Interest

## III. Insider Trading Policy

## IV. Discrimination and Harassment

Amazon.com provides equal opportunity in all aspects of employment and will not tolerate any illegal discrimination or harassment of any kind. For more information, see the Amazon.com policies on Equal Employment Opportunity and Workplace Harassment in the Amazon.com Owner's Manual.

## V. Health and Safety

## VI. Price Fixing

Employees may not discuss prices or make any formal or informal agreement with any competitor regarding prices, discounts, business terms, or the market segments and channels in which the Company competes, where the purpose or result of such discussion or agreement would be inconsistent with applicable antitrust laws. If you have any questions about this section or the applicable antitrust laws, please contact the Legal Department.

## VII. Bribery, Payments to Government Personnel

Employees may not bribe anyone for any reason, whether in dealings with governments or the private sector. The U.S. Foreign Corrupt Practices Act, and similar laws in other countries, prohibit offering or giving anything of value, directly or indirectly, to government officials in order to obtain or retain business. Employees may not make illegal payments to government officials themselves or through a third party. Employees who are conducting business with the government officials of any country must contact the Legal Department for guidance on the law governing payments and gifts to governmental officials.

## VIII. Recordkeeping, Reporting, and Financial Integrity

Amazon.com's books, records, accounts and financial statements must be maintained in appropriate detail, must properly reflect the Company's transactions and must conform both to applicable law and to the Company's system of internal controls. Further, Amazon.com's public financial reports must contain full, fair, accurate, timely and understandable disclosure as required by law. The Company's financial, accounting and legal groups are responsible for procedures designed to assure proper internal and disclosure controls, and all employees should cooperate with these procedures.

## IX. Questions; Reporting Violations

## X. Periodic Certification

## XI. Board of Directors

## XII. Waivers

Waivers of this Code of Conduct may be made only in a manner permitted by law.



Mail Fraud Complaint form **AMAZON - JEFFREY BEZOS**



THE FEDERAL LAW ENFORCEMENT AND SECURITY ARM OF THE U.S. POSTAL SERVICE

Mail Fraud Complaint form submitted successfully. 12JAN2021

Thank you for completing the form.

The information you provided will be entered into our national complaint system.

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We ask you to keep all original documents related to your complaint. We will contact you ONLY if more information is needed.



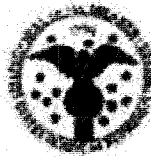
[ACCESSIBILITY](#) | [FREEDOM OF INFORMATION ACT](#) | [PRIVACY POLICY](#) | [U.S. POSTAL SERVICE](#) | 1-877-876-2455



People for life and freedom  
to People ▾

Jan 10, 2021, 5:33 PM (7 hours ago)

LOOKS LEGIT BUT UNVERIFIED



**Nancy Pelosi**  
**Speaker of the House**

August 27, 2020

Mr. Ted Wheeler  
1221 SW 4th Ave  
# 340  
Portland, OR 97204

Dear Mr. Wheeler:

I have seen your response to the riots in your city and I am urging you to stick to the proven Democratic Play book.

I would like to review this with you now.

- 1: Deny there is a Problem, (Press will support this)
  - 2: Refer to everything as peaceful and calm, (Press will help here also)
  - 3: When all hell breaks loose, go on camera and show your support for anybody breaking the law. (Press will praise you for this, you will be a new hero, trust me).
  - 4: When you can no longer keep any order "BLAME TRUMP!"  
(I cannot over emphasize #4, This has worked every time we have used it and again the Press has told me they will support and fact check any claim we make! THIS IS POLITICAL GOLD!)
  - 5: Go on Television and Condemn TRUMP and refuse any assistance!
- We CANNOT give TRUMP any victory before the election!!!!

best wishes,

*Nancy Pelosi*  
NANCY PELOSI  
Speaker of the House



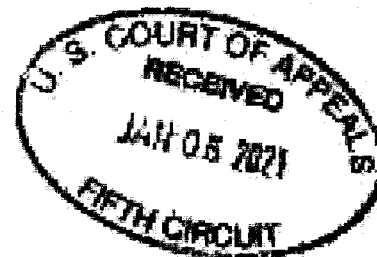
FROM <ref><https://ruplayers.com/tools/ynur0c-Xen9kgHk/john-dye-tribute.html></ref>

John Portrayed not only the Angel of Death but also Jeff Cutler during his life.

==REMEDY CHALLENGED IN USCA CASE #18-1816 for case 1:18-cv-00443== On April 12, 2018 Jeffrey Cutler filed an Appeal in the USCA third circuit for case #1:18-cv-00443 as a Plaintiff Intervenor. Mr. Cutler did this to stop the REMEDY from becoming a Precedent that allows 4 Judges from unconstitutionally Amend the Pennsylvania Constitution in 10 DAYS!! Mr. Cutler has a second case in the USCA # 17-2709 which has been under review by a 3 Judge panel since Feb 15, 2018. It challenges the ability of a single judge to issue a Remedy which KNOWINGLY violates the Pennsylvania Constitution based on Perjured information by Brian Hurter, Amber Green Martin, and Ralph Hutchinson and the FAKE NEWS MEDIA to lie to destroy the reputation of an individual. Amber Green and Brian Hurter are accused of 190,000 counts of MAIL FRAUD as part of case 17-2709 and cover-up MURDER of [[Jonathan Luna]] and others with the aid of the FBI ([[Robert Mueller]], [[James Comey]], [[Andrew McCabe]], and [[April Brooks]]). Unlike everyone else Mr. Cutler has STANDING which was granted on August 14, 2015 for case 14-5183 in the DC court of Appeals, argued by [[Robert Muisse]] on May 12, 2015. On April 23, 2018 Mr. Cutler filed an INJUNCTION PENDING APPEAL for case 18-1816 which is not being reported by any NEWSPAPER, or other DRIVE-BY media and ACTIVELY censored by [[GOOGLE]] and other search engines. On page 314A of case 17-2709 is the entire WRIT that went previously to the Supreme Court to END OBAMACARE based on violations of the [[Establishment Clause]]. MR. CUTLER HAS BEEN TARGETED JUST LIKE THE PRESIDENT BASED ON PERJURED INFORMATION!! The [[Corollary]] to MAKE AMERICA GREAT is GREAT PARENTS, MAKE GREAT KIDS, MAKE A GREAT PRESIDENT..the way to Make America Great, MAKE MORE GREAT PARENTS!!  
=====Injunction Pending Appeal===== On April 23, 2018 Jeffrey Cutler filed an [[Injunction Pending Appeal]] for case # 18-1816. On April 25, 2018 THE USCA for the third circuit issued an ORDER that specified that the heading for the case be changed to "JACOB CORMAN in his official capacity as Majority Leader of the Pennsylvania Senate; MIKE FOLMER; in his official capacity as Chairman of the Pennsylvania State Senate Government Committee; LOU BARLETTA; RYAN COSTELLO; MIKE KELLY; TOM MARINO; SCOTT PERRY; KEITH ROTHFUS; LLOYD SMUCKER; GLEN THOMPSON; JEFFREY CUTLER is to be listed as an APPELLANT equal to all other named Appellants in the case. On May 8, 2018 Jeffrey Cutler filed a motion to dismiss Defendants claims for failure to follow orders of the court. On May 10, 2018 Jeffrey Cutler filed for an En Banc review of the Injunction and Order. The conclusion in the case states "Plaintiff hereby requests that the court grant his Permanent Injunction and enjoin the enforcement of the revised voting map, a new election date set using the previously approved voting districts, bar all Pennsylvania judges from submitting remedies which knowingly violate the Pennsylvania constitution, bar any further enforcement of "Obamacare", remove all penalties from plaintiffs and bar the review of documents seized and the suspension of further action in NY cases known as 1:18-cv-03501 and 1:18-mj-03161KMW."

2 года назад





In The  
**United States Court of Appeals**  
**for the Fifth Circuit**

**21-40001**

**LOUIE GOHMERT, et al.,**  
**Plaintiff-Appellees**

**JEFFREY CUTLER**  
**Intervenor Plaintiff-Appellee**

**v.**

**HONORABLE MICHAEL PENCE.**  
**Defendants-Appellants**

*Appeal from the Order/Judgment entered January 01, 2021 in the United States District  
Court for the Eastern District of Texas at No. 8:20-cv-00680*

**EMERGENCY EXPEDITED PETITION FOR HEARING**  
**ENBANC AND INJUNCTIVE RELIEF BECAUSE OF CRIMES**  
**(18 U.S. Code § 1519 - Destruction, alteration, or falsification of**  
**records) & MAIL FRAUD AND TO COMBINE CASES FOR**  
**JUDICIAL EFFICIENCY AND SUMMARY AFFIRMATION**  
  
**ORAL ARGUMENTS REQUESTED**



## We Have Received Your Message



**The White House** <noreply@contact.whitehouse.gov>  
to me ▾

Jan 5, 2021, 1:25 PM (21 hours ago)



### THE WHITE HOUSE

WASHINGTON

January 5, 2021

Thank you for contacting the White House. We are carefully reviewing your message.

President Donald J. Trump believes the strength of our country lies in the spirit of the American people and their willingness to stay informed and get involved. President Trump appreciates your taking the time to reach out.

Sincerely,

*The Office of Presidential Correspondence*

*If you wish to receive regular email updates from the White House, please [Click Here](#). You may also follow President Trump and the White House on [Facebook](#), [Instagram](#), [Twitter](#), and [YouTube](#).*

[White House Website](#) | [Privacy Policy](#) | [Contact the White House](#)



***United States Court of Appeals***

FIFTH CIRCUIT  
OFFICE OF THE CLERK

LYLE W. CAYCE  
CLERK

TEL. 504-310-7700  
600 S. MAESTRI PLACE,  
Suite 115  
NEW ORLEANS, LA 70130

January 06, 2021

No. 21-40001 Gohmert v. Pence  
USDC No. 6:20-CV-660

Dear Mr. Cutler,

Because you are not a licensed attorney, nor a party within the case, we cannot accept "Petition for Hearing En Banc". Accordingly, we take no action on your filing. We direct your attention to the decision of this court which held that a non-attorney cannot sign nor file court documents on behalf of another. See *Weber v. Garza*, 570 F.2d 511 (5th Cir. 1978).

Sincerely,

LYLE W. CAYCE, Clerk

*Christina Rachal*

By: \_\_\_\_\_  
Christina C. Rachal, Deputy Clerk  
504-310-7651

cc:

Mr. William Charles Bundren  
Mr. John V. Coghlan  
Mr. Lawrence John Joseph



Submit

CHRIA/Regulate  
215-937-1375

Fax:  
717-787-8242



07/17/2017  
08/21/2017  
06/26/2017  
01/27/2021



Tax Collector  
East Lampeter Township  
2200 Old Philadelphia Pike  
Lancaster, PA 17602

JUNE 20, 2017

JOSH SHAPIRO  
Office of the Attorney General  
Strickberry Square Harrisburg  
Harrisburg, PA 17120

**Re: PRIVATE CRIMINAL COMPLAINT - PERJURY, OBSTRUCTION OF JUSTICE**

Dear Josh:

Please consider the attached documents as a **PRIVATE CRIMINAL COMPLAINT**. Brian Hunter, signed the attached verification on 07/11/2017, **ESSENTIALLY CLAIMING I HAD FAILED TO TURN IN \$ 24,000.00** and based on this **PERJURED TESTIMONY** I was **ILLEGALLY REMOVED FROM OFFICE**. He testified under oath on 17/11/2017 that neither he nor anyone in his staff ever audited the records of the Lancaster County Treasurer. Also the COMMONWEALTH COURT OFFICE has yet to record the 46 page **NOTICE OF APPEAL** I filed on 14/JUN/2017 and filed the first 3 pages in Federal Court on 16/JUN/2017. Email [olawson@lancastercountypa.gov](mailto:olawson@lancastercountypa.gov)

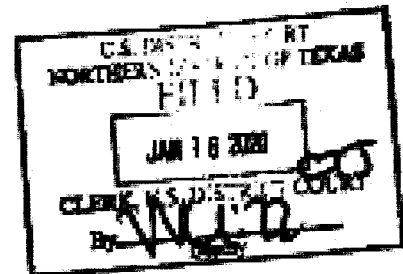
Sincerely,

  
Jeffrey C. Miller  
Tax Collector East Lampeter Township, Pennsylvania



Case 4:18-cv-00167-O Document 274 Filed 01/16/20 Page 1 of 49 PageID 3893

UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF TEXAS,  
FORT WORTH DIVISION



TEXAS, et al.  
Plaintiffs

JEFFREY CUTLER  
Intervenor-Plaintiff

v.

UNITED STATES OF AMERICA, et al.  
Defendants

CALIFORNIA, et al.  
Intervenor-Defendants

CASE NO. 4:18-cv-00167-0

JURY TRIAL DEMANDED

**MOTION FOR RECONSIDERATION OF MOTION TO CHANGE VENUE  
FOR CASE 4:18-cv-00167-0 FROM STATE OF TEXAS TO  
PENNSYLVANIA  
AND COMBINE CASE WITH 5:19-cv-00834**



In The  
**United States Court of Appeals**  
**for the Fifth Circuit**

**21-40001**

LOUIE GOHMERT, et al.,  
Plaintiff-Appellants

JEFFREY CUTLER  
Intervenor Plaintiff-Appellant

v.

HONORABLE MICHAEL PENCE.  
Defendant-Appellee

*Appeal from the Order/Judgment entered January 01, 2021 in the United States District  
Court for the Eastern District of Texas at No. 6:20-cv-00660*

**AMMENDED & CORRECTED EMERGENCY EXPEDITED**

**PETITION FOR HEARING ENBANC AND INJUNCTIVE**

**RELIEF BECAUSE OF CRIMES (18 U.S. Code § 1519 -**

**Destruction, alteration, or falsification of records) & MAIL FRAUD**

**AND TO COMBINE CASES FOR JUDICIAL EFFICIENCY AND**

**SUMMARY AFFIRMATION**

**ORAL ARGUMENTS REQUESTED**



Here comes Jeffrey Cutler, Paintiff-Intervenor in this case based on the United States Constitution Ammend 1, for Redress of Grievances and preservation of the Establishment Clause, Mr. Cutler files **THIS AMMENDED & CORRECTED EMERGENCY EXPEDITED PETITION FOR HEARING ENBANC AND INJUNCTIVE RELIEF BECAUSE OF CRIMES (18 U.S. Code § 1519 - Destruction, alteration, or falsification of records) & MAIL FRAUD AND TO COMBINE CASES FOR JUDICIAL EFFICIENCY AND SUMMARY AFFIRMATION**, to correct for new crimes and **OBSTRUCTION of JUSTICE** discovered, originally filed 14DEC2020 and hidden. The previous document in this case 21-40001 was altered by persons unknown to protect the **CRIMES** of the **FBI/CIA** and **KLU KLUX KLAN**. It also shows **BIAS** and **MALICIOUS** intent to violate **EQUAL TREATMENT** under the law, a violation of the United States Constitution **Ammend 5**. Jeffrey Cutler has **STANDING** and it was granted by the **USCA in DC** on **14AUG2015** for case **14-5183** , and **ORDER** does not **EXPIRE**. Mr. Cutler was granted the **RIGHT** to challenge the **ESTABLISHMENT CLAUSE** by the court and has been trying to pursue his first ammendment right to **PETTION THE COURT FOR REDRESS OF GRIEVANCES**. Recently in case # 1:17-cv-05228 Judge Nicholas G. Garaufis (Eastern District of New York) SIMPLY STATED MR. CUTLER IS NOT PART OF THE CASE AND VIOLATED EQUAL PROTECTION UNDER THE LAW AND HAD THE DOCUMENT RETURNED WITH NO RECORD ON THE DOCKET EVEN THOUGH JOSH SHAPIRO (a



Sonderkommando, elector for Joe Biden and the current Attorney General of Pennsylvania) IS ON THE DOCKET. Mr. Cutler is being denied MEDICARE part B coverage while the order in this case grants that coverage immediately to NON-CITIZENS even though when DACA was set up the president OBAMA publically stated the program was ILLEGAL. These persons are being GRANTED EXTRA RIGHTS. Mr. Cutler a natural born citizen presently 66 years old and second generation American and JEWISH, eligible to be President or Speaker of the House. In case 20-2936 ECF 29 page 169 Mr. Cutler filed a copy of the order from Mr. Torres dated 12APR2018 that all voting methods must have a HARD COPY RECORD AVAILABLE filed 20OCT2020, as part of funding from the FEDERAL GOVERNMENT!! The laws were altered in Pennsylvania to provide DROP BOXES that failed to have this provision. Mr. Cutler had stated these ballots violated the states OWN order, and a judge should decide their they are ILLEGAL, just like the term that may presently describe the sick bird Philadelphia football team ILL EAGLE. The Citizens of the State of New York and may have been violated by equal protection 03JAN2021 based on possible bribes or collusion to LOOSE the football game due to substitution of the Quarterback, so the GIANTS were not able to be in the playoffs, the coach has since been terminated. On 13JAN2021 at 4:10 PM, a 321 Page AMMENDED & CORRECTED EMERGENCY EXPEDITED PETITION FOR HEARING ENBANC AND INJUNCTIVE RELIEF BECAUSE OF CRIMES (18 U.S. Code § 1519 - Destruction, alteration, or



**falsification of records) & MAIL FRAUD AND TO COMBINE CASES FOR**  
**JUDICIAL EFFICIENCY AND SUMMARY AFFIRMATION** in Philadelphia

USCA case 20-1422, which was prior to the vote of the SNAP IMPEACHMENT with NO ability of the president to present any witnesses or other

**EXCULPATARY** evidence This was equivalent of a **HIGH TECH LYNCHING**

(to quote Clarence Thomas) just like Mr. Cutler was subjected. The comments of the president were selectively **EDITED** to remove the word **peaceful**, and the concept this speech incited the riot is contradicted by reports that the FBI knew about activities for over a month (the document is contained in the Addendum). This impeachment as fair was as true and correct as the attack on 11SEP2012 when [[Susan Rice]] stated "But our current best assessment, based on the information that we have at present, is that, in fact, what this began as, it was a spontaneous -- not a premeditated -- response to what had transpired in Cairo. In Cairo, as you know, a few hours earlier, there was a violent protest that was undertaken in reaction to this very offensive video that was disseminated."

On 22JUN2020 a PETITION FOR IMMEDIATE INJUNCTION PENDING APPEAL was finally put online in case 20-1449 even though it was actually filed on 20MAY2020 at 4:10 PM.. The case is called the UNITED STATES OF AMERICA v. JOSEPH JOHNSON. The office of the president responded to this by 21MAY2020. The president gave a short NEWS CONFERENCE on 22MAY2020 demanding all places of worship be allowed to open. Employees of the federal



government and others have been involved in a criminal conspiracy to **OBSTRUCT JUSTICE** and damage the United States. In case #20-5143 DC USCA Nancy Dunn obstructed documents mailed and sent to <ref>prosefilings@cadc.uscourts.gov </ref> Mr. Cutler had sent a 330 page document on 17JUL2020 but that document vanished, just like the white bunny HARVEY, who is invisible in the picture of Mke Pence with his bunny Marlon Bundo on 16NOV2020 on the front page of the Philadelphia Inquirer. The USPS tracking number 9510 8141 4908 0199 0615 60 is not reporting results. The lawyers in sending Mr. Cutler the letters by MAIL makes them all a party to the CONSPIRACY to INTERFERE IN INTERSTATE COMMERCE and MAIL FRAUD. On 30SEP2020 at 12:42 PM (RESTAMPED 05OCT2020) Jeffrey Cutler filled a 571 Page PETITION TO COMBINE CASES FOR JUDICIAL EFFICIENCY BECAUSE OF CRIMES (18 U.S.C. § 653 MISUSE OF FEDERAL FUNDS, MAIL FRAUD, AND OTHER CRIMES), AND SUMMARY AFFIRMATION USCA CASE 20-2936. On 15OCT2020 at 12:42 PM Jeffrey Cutler filled a 194 Page AMENDED PETITION TO COMBINE CASES FOR JUDICIAL EFFICIENCY BECAUSE OF CRIMES (18 U.S.C. § 653 MISUSE OF FEDERAL FUNDS, MAIL FRAUD, AND OTHER CRIMES), AND SUMMARY AFFIRMATION USCA CASE 20-2936 On 19OCT2020 Jeffrey Cutler filled a 244 Page ERATTA FOR AMENDED PETITION TO COMBINE CASES FOR JUDICIAL EFFICIENCY BECAUSE OF CRIMES (18 U.S.C. § 653 MISUSE OF FEDERAL FUNDS, MAIL FRAUD, AND OTHER CRIMES), AND



SUMMARY AFFIRMATION USCA CASE 20-2936 On 28OCT2020 at 1:38 PM Jeffrey Cutler filed a PETITION FOR ENBANC REVIEW of PETITION TO COMBINE CASES FOR JUDICIAL EFFICIENCY BECAUSE OF CRIMES (18 U.S.C. § 653 MISUSE OF FEDERAL FUNDS, MAIL FRAUD, AND OTHER CRIMES), AND SUMMARY AFFIRMATION AND PEREMTORY DISQUALIFICATION OF ALL JUDGES OF THE THIRD CIRCUIT AND MOVE TO FIFTH CIRCUIT. On 12NOV2020 at 3:56 PM Jeffrey Cutler filed a PETITION TO COMBINE ADDITIONAL CASES BEFORE ENBANC REVIEW BECAUSE OF ADDITIONAL CRIMES (18 U.S. Code § 1519 - Destruction, alteration, or falsification of records) FOR JUDICIAL EFFICIENCY in USCA case 20-2936 On 23NOV2020 AT Jeffrey Cutler filed a 199 page PETITION FOR INJUNCTIVE RELIEF BECAUSE OF CRIMES (18 U.S. Code § 1519 - Destruction, alteration, or falsification of records) AND TO COMBINE CASES FOR JUDICIAL EFFICIENCY AND SUMMARY AFFIRMATION IN CASE 20-3371 IN PERSON IN PHILADELPHIA AT 3:45 PM. THIS IS the appeal of DONALD J. TRUMP FOR PRESIDENT INC., et al. v. KATHY BOOKVAR, et al. case 4:20-cv-02078. Mr. Cutler filed a 322 MOTION TO DECLARE DONALD J. TRUMP, INC. VICTORIOUS FOR INJUNCTIVE RELIEF BECAUSE OF CRIMES (18 U.S.C. § 1519 – Destruction, alteration, or falsification of records, MAIL FRAUD, AND OTHER CRIMES), COMBINE CASES FOR JUDICIAL EFFICIENCY AND



SUMMARY JUDGEMENT and it is time stamped 19NOV2020 case case number 4:20-cv-02078. Even though it is on 322 page document it was put on the DOCKET as ECF 180 and ECF 181. Both of these documents are available via the internet at

<ref> <https://www.courtlistener.com/recap/gov.uscourts.pamd.127057/gov.uscourts.pamd.127057.180.0.pdf>

</ref>

<ref> <https://www.courtlistener.com/recap/gov.uscourts.pamd.127057/gov.uscourts.pamd.127057.181.0.pdf>

</ref>

Mr. Cutler has written in the document that COVID-19 is BIO-WARFARE FROM CHINA AIDED BY BRIBES AND CORRUPTION AROUND THE WORLD. A COPY WAS EMAILED TO OVER 200 PERSONS AND NEWS ORGANIZATIONS, INCLUDING RUDY. BASED ON MR. CUTLER'S VALIDATION EXPERIENCE HE THINKS THAT THE TESTING COMPONENTS MAY BE TAINTED and actually causing increase in COVID-19. This is based on PREVIOUS actions by CHINA.

<ref><https://www.govinfo.gov/content/pkg/CHRG-110hrg53183/html/CHRG-110hrg53183.htm> </ref>

<ref> <https://www.nytimes.com/2008/03/06/health/06heparin.html> </ref>

<ref><https://www.latimes.com/archives/la-xpm-2008-mar-20-na-fda20-story.html> </ref>

<ref>[https://en.wikipedia.org/wiki/2007\\_pet\\_food\\_recalls](https://en.wikipedia.org/wiki/2007_pet_food_recalls) </ref>

18 U.S. Code § 1519 - Destruction, alteration, or falsification of records involving ECF 33 filed 28OCT2020. Mr. Cutler believes the same technique used in the VW EMISSIONS SCANDAL WAS USED TO ALTER VOTES and possibly by the same programmers <ref>



<https://www.nytimes.com/interactive/2015/business/international/vw-diesel-emissions-scandal->

[explained.html](#)</ref> <ref><https://www.ydr.com/story/news/politics/elections/2019/11/06/how-pa-fix->

[paper-ballot-voting-problems-before-2020-presidential-election/2507101001/](#)</ref> PER USCA CASE

17-1770 **JOE BIDEN** IS INVOLVED IN DEALING IN STOLEN NAZI ART

FROM WWII. THE 199 PAGE DOCUMENT FILED 23NOV2020 AT 3:45 PM

VANISHED IN FEDERAL COURT!!

On 31DEC2020 Jeffrey Cutler at 11:11 AM he filed a 383 PAGE MOTION FOR

SUBSTITUTION OF JUDGE AND MOTION FOR RECONSIDERATION AND

INJUNCTIVE RELIEF BECAUSE OF CRIMES (18 U.S. Code § 1519 -

Destruction, alteration, or falsification of records) & MAIL FRAUD AND TO

COMBINE CASES FOR JUDICIAL EFFICIENCY AND SUMMARY

JUDGEMENT in the UNITED STATES DISTRICT COURT OF THE EASTERN

DISTRICT OF NEW YORK CASE #1:17-cv-05228 (STATE OF NEW YORK v.

DONALD J. TRUMP) AS AN INTERVENOR DEFENDANT. On page 46&47 of

USCA case **20-2936** filed 12NOV2020 (55 & 56 of ECF 181 case 4:20-cv-02078) is

documented evidence of (18 U.S. Code § 1519 - Destruction, alteration, or

falsification of records) involving ECF 33 filed 28OCT2020. Mr. Cutler believes the

same technique used in the VW EMISSIONS SCANDAL WAS USED TO ALTER

VOTES and possibly by the same programmers <ref>

<https://www.nytimes.com/interactive/2015/business/international/vw-diesel-emissions-scandal-explained.html></ref>

<ref><https://www.ydr.com/story/news/politics/elections/2019/11/06/how-pa-fix-paper-ballot-voting-problems-before-2020->



presidential-election/2507101001/

PER USCA CASE 17-1770 JOE BIDEN IS INVOLVED IN DEALING IN STOLEN NAZI ART FROM WWII. Mr. Cutler previously had filed copies of documents from case 19-11466 (Bankruptcy of PHILADELPHIA ACCADEMIC HEALTH SYSTEM- HAHNEMANN HOSPITAL), in ECF 66 case 5:19-cv-00834 filed 14AUG2020 ( documents vanished, see pages 23, 53 & 60). Mr. Cutler had desired to keep the hospital open since he had been a previous grad of DREXEL UNIVERSITY. In fact he had talked to 2 of the bidders for the Hospital that wanted to KEEP IT OPEN as a running HOSPITAL and offered funds from the DEFAULT JUDGEMENT FROM BRIAN SIMMS. Tom Wolf, the mayor of Philadelphia, and Brian Simms all gave speeches that were covered by the media, but everything Mr. Cutler did was censored. Mr. Cutler was prevented from attending hearings at the law office of Saul Ewing while reporters were allowed to attend at the law office of Saul Ewing (he was asked to leave by security, and Philadelphia Police). Mr. Cutler previously had contested the states order that they could redistrict (USCA Case 18-1816) via a method that gave the court this power even though it VIOLATED THE PENNSYLVANIA CONSTITUTION and allowed it to be ammended in 10 days, <https://www.brennancenter.org/legal-work/corman-v-torres> and conceal the MURDER of employee of the Federal Government with the aid of the [[FBI]]. Mr. Cutler a former ELECTED TAX COLLECTOR in November 2013 and has been trying to clear his name based on PERJURED testimony 18 U.S.C. § 1001, bank



robbery by others, insurance fraud on 17MAR2017 and a challenge to OBAMACARE on 31DEC2013 (case 1:13-cv-2066 in Washington, DC). Mr. Cutler was granted the right to challenge OBAMACARE by the USCA in Washington, DC on 14AUG2015. Mr. Cutler has filed in many cases and has caught persons obstructing justice like in case 20-5143 (USCA Washington, DC), Nancy Dunn stated she discarded all the documents and **OBSTRUCTED JUSTICE**. Many cases involve unopposed motions. Priority mail tracking number #9510 8066 2091 0225 1534 23. A document sent to the Supreme court on 30NOV2020 at 4:28 PM used Express Mail, tracking number EJ5050342510S and vanished also, just like previous documents in federal court. In case # ON 07DEC2020 JEFFREY CUTLER FILED VIA NEXT DAY MAIL (EJ505033021US) A 315 PAGE MOTION FOR RECONSIDERATION AND INJUNCTIVE RELIEF BECAUSE OF CRIMES (18 U.S. Code § 1519 - Destruction, alteration, or falsification of records) AND TO COMBINE CASES FOR JUDICIAL EFFICIENCY AND SUMMARY JUDGEMENT IN CASE 1:17-cv-05228 (STATE OF NEW YORK v. DONALD J. TRUMP AS A Intervenor Defendant. [[DACA CASE CITING EQUAL TREATMENT UNDER THE LAW- first 59 pages of 315 attached in the Addendum]] ON PAGE 67 IS EVIDENCE OF ELECTORAL FRAUD AND DONALD TRUMP VICTORY IN PENNSYLVANIA. ORIGINALLY FILED AS PAGE 169 (P320) USCA CASE 20-2936 (COUNTY OF BUTLER, et al. v. THOMAS WOLF, et al.). Even though the document IN CASE 1:17-cv-05228 was recieved on



08DEC2020 AT 10:56 AM, it has yet to be put on the DOCKET, despite multiple claims by the clerks. Josh Shapiro (a SONDERKOMMANDO) is part of the case in New York, and a MAIL FRAUD complaint has been submitted for his previous actions and BASED ON A STORY ON PAGE B2 09DEC2020 PHILADELPHIA INQUIRER, AG SHAPIRO IS GUILTY OF MAIL FRAUD BASED ON RESPONSE AND FILINGS OF LETTER SENT JUNE 20, 2017 PAGE 59 OF A 315 PAGE MOTION FOR RECONSIDERATION. Since he is part of the ELCTORAL COLLEGE in Pennsylvania, his vote for Joe Biden will also be a CONSPIRACY to commit MAIL FRAUD with the other electors and is also AIDING AND ABETTING in concealing the MURDER of a BLACK FEDERAL EMPLOYEE (and they are violating 18 U.S.C. § 3 Accessory after the Fact MURDER of Jonthan Luna). In a previous case in Pennsylvania Judge Clarence C. Newcomer ruled that the Democratic campaign of William G. Stinson had stolen the election from Bruce S. Marks in North Philadelphia's Second Senatorial District through an elaborate fraud in which hundreds of residents were encouraged to vote by absentee ballot, a form of MAIL FRAUD. On many of the ballots, they used the names of people who were living in Puerto Rico or serving time in prison, and in one case, the voter had been dead for some time.



"Substantial evidence was presented establishing massive absentee ballot fraud, deception, intimidation, harassment and forgery," Judge Newcomer wrote in a decision made public. <ref> <https://www.leagle.com/decision/199489219f3d8731759> </ref>, <ref> <https://www.nytimes.com/1994/02/19/us/vote-fraud-ruling-shifts-pennsylvania-senate.html> </ref>. Even though the judge is named as part of the complaint filed for case #1:20-cr-00165 for MAIL FRAUD, someone else could be the real culprit. Judge Jeffrey Schmehl in case 2:17-cv-00984 (Appeal 17-2709) specifically ruled that **FAILURE TO SERVE** was a reason to deny ALL motions by Mr. Cutler. It was established that ALL parties **FAILED TO EVEN ATTEMPT TO SERVE ALL PARTIES**. The same judge has shown BIAS and **MALICIOUS** intent to violate EQUAL TREATMENT under the law, a violation of the United States Constitution **Ammend 5**, in an effort to violate Mr. Cutler's right to redress of grievances and as a violation of 18 U.S.C. § 3 accessory after the Fact MURDER of Jonthan Luna ( a BLACK employee of the FEDERAL GOVERNMENT). The same persons that **MURDERED Luna** based on the injuries may be the same individuls in a Louisiana town of Baldwin that are responsible for the death of **Quawan "Bobby" Charles**. A mail fraud complaint has been filed against Judge Schmehl for his opinion in the case, for making **PERJURED STATEMENTS BY MAIL**, (18 USC § 1001) and an effort to protect parties that defaulted as well as both insurance companies and their lawyers making false statements by mail in denying claims. Mr. Cutler believes he should be included in this case because the Safehouse activity would lower the property values



all over Philadelphia and Pennsylvania and allow illegal drugs to become even more readily available. This would set a standard for CHINA to attack the United States even further. The DemoNcrats have pushed for the lowest common demoninator of activity and depavity to destroy this Republic, and destruction of GOD in favor of the STATE. This WORLDWIDE attack based on payments and corruption this court MUST deny them the chance to succeed and promote DRUG DENS in Philadelphia. On 13MAY1985, then district attorney Ed Rendel allowed FIVE CHILDREN to be CREMATED ALIVE, based on BOMBs furnished by the [FBI], as a form of eviction. Midge Rendel has failed to RECUSE from 18-3693.

Statements by Jason Confair (Manhiem Township) and Robert DiDominicis (Haverford Police) fail to serve Mr. Cutler in their latest filing (ECF 41 and ECF 50).

Mr. Cutler believes this constitutes a CONSPIRACY to conceal the murder of a Federal Employee found on 04DEC2003 (Jonathan Luna), by persons in the governments (both federal and state) and also the murder of five children on May 13, 1985 as a form of Eviction with the aid of persons in the FBI. Mr. Cutler had stated that he believed that the MURDER of JONATHAN LUNA was carried out by the KLU KLUX KLAN, and concealed with help persons of the FBI. Mr. Cutler based on his past jobs & training that the COVID-19 pandemic is BIO-WARFARE against the world from CHINA and CORRUPT OFFICIALS & CORRUPT MEDIA.

Based on his previous contracts in VALIDATION for MERCK, BAXTER, J&J etc. GMP training and the only 609 cases and 7 deaths in TAIWAN as of



**20NOV2020, THAT THE TESTING COMPONENTS MAY BE TAINTED** and

actually causing increase in COVID-19. This is based on PREVIOUS actions by

**CHINA**. <ref><https://www.govinfo.gov/content/pkg/CHRG-110hrg53183/html/CHRG-110hrg53183.htm>

</ref>

<ref><https://www.nytimes.com/2008/03/06/health/06heparin.html></ref>

<ref><https://www.latimes.com/archives/la-xpm-2008-mar-20-na-fda20-story.html></ref>

<ref>[https://en.wikipedia.org/wiki/2007\\_pet\\_food\\_recalls](https://en.wikipedia.org/wiki/2007_pet_food_recalls) </ref>. Based on these facts, the current non-binding mandate from the Dr. Levine and others in other STATES may be trying to increase the number of cases, to **HARM** the **UNITED STATES** based on bribes and TREASON by mostly DemoNcrats and some Republicans posing who are RHINO's.

Every Public Health official that fails to recommend mass Pneumonia vaccinations is complicit in the deaths in the United States. Although **Thanksgiving** is not a religious holiday, many people say a prayer before the meal and therefore the restrictions on **Thanksgiving** is a **VIOLATION** of the **ESTABLISHMENT** **CLAUSE**, also since it tries to limit prayer services in PA. , **INTERFERENCE IN** **INTERSTATE COMMERCE**, and the order also violates **EQUAL** **PROTECTION** since commuters are exempt in Pennsylvania. Forced testing without a court order violates the FIRST Amendment, just like you cannot be forced to give a DNA sample. Mr. Cutler owns stock in Merck, which manufactures PNEUMOVAX23, and the actions of Dr. Levine have depressed the value of the company, and should be prosecuted just like Martha Stewart was charged and put in



prison, but also pushing sales at AMAZON. On 17JUL2020 **TOM WOLF** issued a **DECREE** that **LEBANON COUNTY** cannot get about 12.8 million directed to the county via the **CARES** act and **VIOLATED 18 U.S.C. § 653**, misuse of federal funds and Equal Treatment Under the law (**Ammend 14**), since LANCASTER COUNTY did the exact same thing. <ref>

<https://pittsburgh.cbslocal.com/2020/07/22/lebanon-county-sues-governor-tom-wolf/> </ref> On

or about 14AUG2020 Tom WOLF reversed himself but dictated that Lebanon County MUST use 2.8 million of the CARES act funding for MASK

ADVERTISING in direct support of Joe Biden's campaign focus <ref>

[https://papost.org/2020/08/14/reversing-course-wolf-releases-cares-act-funding-to-lebanon-](https://papost.org/2020/08/14/reversing-course-wolf-releases-cares-act-funding-to-lebanon-county/)

[county/](https://papost.org/2020/08/14/reversing-course-wolf-releases-cares-act-funding-to-lebanon-county/) </ref>, which is five years since the USCA in Washington ruled Mr. Cutler had the right to Defend the Establishment clause (case 14-5183) and 75 years since

VJ day of WWII. DR. FAUCCI, KRISTEN WELKER and Persons of the CDC have LIED about an Approved Vaccine to Stop **COMPLICATIONS** from the FLU

& COVID-19 <ref><https://www.futuremedicine.com/doi/10.2217/fca-2020-0082></ref>. They are called

**PNEUMOVAX23** and **Prevnar13** which are the PRIME COMPLICATION TO

THE COVID-19 that result in DEATH from pneumococcal disease <ref>

<https://www.diabetes.org/diabetes/medication-management/flu-and-pneumonia-shots></ref>. KRISTEN

WELKER'S HUSBAND IS A MARKETING EXECUTIVE FOR MERCK. On

22JUN2020 a PETITION FOR IMMEDIATE INJUNCTION PENDING APPEAL

was finally put online in case 20-1449 even though it was actually filed on



20MAY2020 at 4:10 PM.. The case is called the UNITED STATES OF AMERICA v. JOESEPH JOHNSON. The office of the president responded to this by 21MAY2020. The president gave a short NEWS CONFERENCE on 22MAY2020 demanding all places of worship be allowed to open. Employees of the federal government and others have been involved in a criminal conspiracy to **OBSTRUCT JUSTICE** and damage the United States. In case #20-5143 DC USCA Nancy Dunn obstructed documents mailed and sent to <ref>prosefilings@cadc.uscourts.gov </ref> Mr. Cutler had sent a 330 page document on 17JUL2020 but that document vanished, just like the white bunny HARVEY, who is invisible in the picture of Mke Pence with his bunny Marlon Bundo on 16NOV2020 on the front page of the Philadelphia Inquirer. The USPS tacking number 9510 8141 4908 0199 0615 60 is not reporting results. The lawyers in sending Mr. Cutler the letters by **MAIL** makes them all a party to the **CONSPIRACY** to **INTERFERE IN INTERSTATE COMMERCE**. Mr. Cutler's brother FRED had recently got a job as an USHER for the PHILADELPHIA PHILLES for the 2020 season, but because of the **CONSPIRACY** to close the states there will be no live viewing of games this season. Mr. Cutler's brother and approximately 69 MILLION other people (approximate attendance of 2019 baseball season) have been denied the **RIGHT of PURSUIT OF HAPPINESS** as is part of the **DECLARATION OF INDEPENDENCE**. Thomas Wolf and Jim Kenney have allowed almost unrestricted protest marches with POLICE escorts, but cancelled other parades and



events. Mr. Cutler had proposed an option to have games played in every city. As stated by Judge James C. Dever III ruling 16MAY2020 there is **NO PANDEMIC EXZEMPTION IN THE CONSTITUTION**. The news media in concert with individuals in the DEMOCRATIC party have and some that pretend to be REPUBLICANS have conspired to impact the UNITED STATES. Mr. Cutler filed a complaint with the OIG of PBS/NPR on 10SEP2020 for 18 USC § 653-MISUSE OF FEDERAL FUNDS FOR NOT REPORTING THIS STORY OR CASE. **THIS IS A CRIMINAL MATTER. The NEWS MEDIA AND OAGs ARE AIDING AND ABETTING in concealing the MURDER of a BLACK FEDERAL EMPLOYEE** just like Cecily Aguilar, 22 has been charged (and they are violating 18 U.S.C. § 3 Accessory after the Fact MURDER of Jonthan Luna). The Employee is Jonathan Luna <ref> [https://en.wikipedia.org/wiki/Jonathan\\_Luna](https://en.wikipedia.org/wiki/Jonathan_Luna) </ref> and Beranton Whisenant <ref> [https://en.wikipedia.org/wiki/Beranton\\_Whisenant](https://en.wikipedia.org/wiki/Beranton_Whisenant) </ref> Justin Zemser and Sean Suitter. The recent murder of Roy Den Hollander in New York for challenging the news media (case 1:16-cv-06624) is just another crime concealed from the public. That case is included by reference and joined to this one. The crime-fraud exception was first recognized in the United States over one hundred years ago, and the policy behind it is well-defined. (The crime-fraud exception was first recognized in the United States in *Alexander v. U.S.*, 201 U.S. 117, 121 (1906).) The legal community does not deem discussions concerning future wrongdoings, such as fraud, that occur during an attorney-client communication worthy of protection. Id.



at 562–63. While the practice of law encourages full and frank communications between the attorney and client, only communications concerning past wrongdoings are protected. Mr. Cutler had previously been elected to Public Office as the TAX COLLECTOR of East Lampeter Township, Lancaster County Pennsylvania, based on an Election in November 2013. and took the Oath of OFFICE prior to his first day on the job, on 06JAN2014. Mr. Cutler filed his first lawsuit on 31DEC2013 regdring violations of Religious Freedom as case number 1:13-cv-02066. He was granted the right to challenge OBAMACARE in Appeal as case 14-5183 on 14AUG2015 for violations of the ESTABLISHMENT CLAUSE. Mr. Cutler was removed from Office after 27 months based on PERJURED TETIMONY, and a CONSPIRACY TO COMMIT MAIL FRAUD and BANK ROBBERY. In Manhiem township Patricia Kabel (elected the same year as Mr. Cutler) was harrassed in a similar manner was equally harrassed in court and the township spent about 160,000 of taxpayer money to make her leave office. <ref>  
[https://lancasteronline.com/news/local/commonwealth-court-denies-manheim-township-school-districts-appeal-in-long-running-tax-collector-case/article\\_127508cc-c2e5-11ea-864a-8b754638d23f.html](https://lancasteronline.com/news/local/commonwealth-court-denies-manheim-township-school-districts-appeal-in-long-running-tax-collector-case/article_127508cc-c2e5-11ea-864a-8b754638d23f.html) </ref>Based on these actions Mr. Cutler investigated the parrties involved and tried to have a FEDERAL JURY TRIAL to clear his name. Since he found no law firm would represent him based on contacts with the FBI or law enforcemnt. The lancaster county treasurer was apponted to replace Mr. Cutler in the collection of taxes and never had a surety bond until 18JUL2018 <ref>  
<https://lancasteronline.com/news/local/lancaster-county-treasurer-without->



[insurance-for-millions-in-tax-dollars/article\\_ef5b90bc-89d5-11e8-8ace-77712e721cba.html](https://www.foxnews.com/politics/insurance-for-millions-in-tax-dollars/article_ef5b90bc-89d5-11e8-8ace-77712e721cba.html) </ref> No Prosecution

of the treasurer was ever instituted, a clear violation of **EQUAL TREATMENT**

On 20MAY2020. Mr. Cutler won a motion for reconsideration in the court based on EQUAL TREATMENT under the law in this court (case # 1:17-cv-01740 06NOV2017), but the judge failed to award any compensation as requested and the clerks removed one defendant from the case and tampered with the document.

Pennsylvania has previously had a number notorious crimes of public employees

<ref> [https://en.wikipedia.org/wiki/Kids\\_for\\_cash\\_scandal](https://en.wikipedia.org/wiki/Kids_for_cash_scandal) </ref> (including judges Mark Ciavarella &

Michael Conahan) convicted of federal crimes that resulted in convictions. Mr.

Cutler filed for an **IMMEDIATE INJUNCTION PENDING APPEAL FOR**

**ALL** jurisdictions of the United States, based on the ruling in case # **4:20-cv-00081**

in the United States District Court for the Eastern District of North Carolina on

16MAY2020 by Judge James C. Dever III. Since Governor Roy Cooper has made public statements that he does not intend to appeal, this is settled law. Mr. Cutler

had filed a Petition to DENY the Motion For Summary JUDGEMENT and to

consolidate related cases of religious discrimination by the government in case USCA 20-1805 on 14MAY2020 and the document and was not put online until

20MAY2020. The document filed by Brian L. Calistri on May 8, 2020 contains

some perjured statements and since it was sent by mail constitutes Mail Fraud and

Perjury (18 USC § 1001) and constitutes a **CONSPIRACY** to conceal the murder

of a Federal Employee found on 04DEC2003 (**Jonathan Luna**), by persons in the



governments (both federal and state) and also the murder of five children on May 13, 1985 as a form of Eviction with the aid of persons in the **FBI**, by furnishing the bombs. Mr. Cutler had stated that he believed that the **MURDER of JONATHAN LUNA** was carried out by the **KLU KLUX KLAN**, and concealed with help of the **FBI**. The judge dismissed the case even though 5 parties defaulted and were properly served. Based on ECF #5 in case # 2:17-cv-00984 by the late Thomas O'Neill, Mr. Brian L. Calistri's motion failed to notify the parties that have defaulted in this case and therefore should have been **DENIED**. Mr. Cutler had made a complaint by mail to the DA office in Lancaster County, Pennsylvania and York, County Pennsylvania. Mr. Cutler had also filed a motion to intervene on 22SEP2019 in the case of Tami Levin in federal court case 2:19-cv-03149 (ECF 5) which named **DA Larry Krasner** as a Defendant in the case. Mr. Cutler also filed a response to the motion filed in oppoition on 25SEP2019. Even though the document filed on 25SEP2019 contained evidence of **OBSTRUCTION OF JUSTICE** and **VIOLATIONS of EQUAL PROTECTION**, Judge Eduardo C. Robreno issued an order on 09OCT2019 which not only denied Mr. Cutler's right to intervene but also violated the United States Constitution **Ammend 1**, by making a **THREAT BY MAIL** if Mr. Cutler filed any additional motions in the case, limiting Mr. Cutler's right to **PETITION THE GOVERNMENT FOR REDRESS OF GRIEVIENCES**. Tami Levin was replaced by **Movita Johnson-Harrell** who pleaded guilty to the theft of approximtely half million dollars. Mr. Cutler had filed



objections to limit the power of the Tom Wolf to classify that religion as a **NOT a LIFE SUSTAINING activity** in the Commonwealth of Pennsylvania. Mr. Cutler filed his first lawsuit on 31DEC2013 regdring violations of Religious Freedom as case number **1:13-cv-02066**. He was granted the right to challenge OBAMACARE in Appeal as case **14-5183** on **14AUG2015** for violations of the **ESTABLISHMENT CLAUSE**. To this end Mr. Cutler filed documents in case 4:18-cv-00167-0 to transfer it to Pennsylvania, but it was DENIED 21JAN2020. Mr. Cutler filed an Appeal for the order on 04FEB2020 in the **United States Court of Appeals Fifth Circuit**. When that was illegally ignored. Mr. Cutler filed documents in Pennsylvania. Mr. Cuttler had requested that district court case number 4:20-cv-0064 in the United States District Court for the Northern District of Mississippi **[TEMPLE BAPTIST CHURCH et al. v. CITY OF GREENVILLE et al.]**, and case number 1:20-cv-00323 in the United States District Court for the Western District of Michigan **[KIMBERLEY BEEMER et al. v. GRETCHEN WHITMER et al.]** and case number 1:20-cv-01130 (Mr. Cutler had a typing error and previously wrote 1:20-cv-01120) in the United States District Court for the District of MARYLAND, BALTIMORE DIVISION **[ANTIETAM BATTLEFIELD KOA et al. v. LAWRENCE J. HOGAN et al.]** are also cases that should be part of this consolidation. All charges in each case should be included by reference for all civil cases as if they are filed with this filing, for **JUDICIAL EFFICIENCY**. Judge Catherine C. Blake of Maryland had one of the documents returned, obstructed



justice, and violated 18 U.S.C. § 3 Accessory after the Fact MURDER of Jonathan Luna, on 03JUN2020 (birthday of Jefferson Davis after it was stamped in on 01JUN2020) after the office of AG in Maryland had responded to Mr. Cutler. Mr. Cutler has previously called Mr. Wolf a member of the **KLU KLUX KLAN** in documents related to this case in federal court. <ref> <https://forward.com/fast-forward/444442/nj-man-accused-of-ordering-attacks-on-synagogues-released-from-jail/> </ref> Despite Mr. Cutler filing a request with the state prior to the end of the **WAIVER** deadline that **ALL BUSINESSES** in Pennsylvania be considered **LIFE SUSTAINING**, Mr. Cutler has never heard back about his request until 12MAY2020. Mr. Wolf also NOW has a **NEW** group to **TRACK** everyone in **PENNSYLVANIA** that has the COVID-19 virus or other secret police duties. Based on the case of the aids law project tracking people that have one type of virus is unconstitutional, and exposing their identity is equally unconstitutional. The concept of EQUAL PROTECTION UNDER the LAW is a cornerstone of both the United States Constitution and the Commonwealth of Pennsylvania. Based on the story about Mike Du Toit of South Africa <ref> <https://www.dailymail.co.uk/news/article-2478889/White-supremacist-Mike-du-Toit-plotted-kill-Nelson-Mandela-jailed.html> </ref> the **BOEREMAG** was just another name for **KLU KLUX KLAN**. Also Tom Wolf made statements that said that people cannot be evicted until July yet in there are 6 pges of Legal Notices in the Inquirer on **07MAY2020** that use **WRIT OF EXECUTION** to **sieze property**. Recently in New York white police officers were beating a BLACK MAN for failing to practice



social distancing (neither police officer was wearing a mask), and they should be prosecuted for violating the same law that they were allegedly enforcing. It is notable that Wikipedia has **SCRUBBED Mike Du Toit** from their records (effectively trying to rewrite history). Taiwan is about 100 miles from CHINA, yet has less than ten deaths and 500 confirmed cases. In the Appeals for the Fifth Circuit the Order from the United States Northern District of Texas dated January 16, 2020 denying Plaintiff's MOTION FOR RECONSIDERATION OF MOTION TO CHANGE VENUE FOR CASE 4:18-cv-00167-0 FROM STATE OF TEXAS TO PENNSYLVANIA AND COMBINE CASE WITH 5:19-cv-00834 , and the motion denying Plaintiff's motion of December 30, 2019. The current order from that court is in error since the USCA order of December 18, 2019, remanded the case back to District Court and for further disposition and was unopposed and is still unopposed. Mr. Cutler had previously filed a document by MAIL on March 1, 2019 but it was illegally discarded. He then filed on 07MAR2019 in person (Document 00514863727) , and it was put online March 7, 2019. The office of the clerk decided it would be ignored. Mr. Cutler filed a NOTICE OF APPEAL on 27JAN2020, (Document 00515289904 International Holocaust Remembrance Day), and it was only put online when Mr. Cutler informed the **Deputy Clerk Mary Francis Yeager** that she was violating Mr. Cutler's civil rights. It was put online January 29, 2020. A violation of EQUAL PROTECTION by employee of the federal government, which treated the two documents differently and potentially hid



the document from the review of the judges considering an ENBANC review. Mr. Cutler subsequently filed a PETITION FOR ENBANC HEARING AND TO TRANSFER RESIDUAL CASE TO PENNSYLVANIA AND COMBINE WITH CASE 5:19-cv-00834, this document was put online as document number 00515298284 on 04FEB2020, the same date it was filed in court. In the case both Deputy Clerk Mary Francis Yeager and Deputy Clerk Roeshawn Johnson denied the petition. This violated the United States Constitution Ammend 1 and 5. It also also violates Mr. Cutler's rights under the Sixth Amendment of the Constitution. Mr. Cutler then on 04MAR2020 filed a 380 page document in this case (2:19-cr-00367). Within 24 hours of the filing Mr. Cutler got a threat by phone from an unidentified individual about the filing. On 06MAR2020 Mr. Cutler filed a nine page correction to the document previously filed. When the document was downloaded from the federal pacer system it was devoid of any markings. On 12MAR2020 Mr. Cutler filed a MOTION TO VACATE ORDER DENYING ORDER OF RECONSIDERATION – ON 04MAR2020 FOR IMPROPER SERVICE – BRADY VIOLATION AND COMBINE WITH CASE NUMBER 2:20-cv-00735 (GRANT v. PHILADELPHIA) AND 4:18-cv-00167-0 FROM THE NORTHERN DISTRICT OF TEXAS AND DEFAULT JUDGEMENT. At that time Mr. Cutler used the terminal in the Federal Courthouse to view some dockets. In case 2:19-cr-00367 Mr. Cutler noticed the copy of the document (ECF 99) NOW was properly marked. Based on this Mr. Cutler printed a second copy of the



document. Based on *Elouise Pepion Corbel et al. v. Gale v. Norton, et al.* (03-5262, 03-5314). Mr. Cutler requested the district court cases be consolidated in Pennsylvania and deliberations allowed on an expedited basis since they both involve related issues and the Supreme Court previously has indicated they will not consider the case this term, even though oral arguments were already made. This court had allowed the House of Representatives to be an Intervenor. The petitioner, Jeffrey Cutler, acting pro se, respectfully previously identified that the speaker of the house of representaives, in her official capacity, as the speaker of the House of Representatives (and former resident of Baltimore, Maryland).

This is the same city that **Johnathan Luna** on 03DEC2003 (a black federal employee) left his office at approximately 11 PM and was found dead the next morning (**04DEC2003**) in Lancaster County, Pennsylvania with 36 stab wounds, neck back and genitals, but the cause of death was drowning as per the Medical Examiners. The FBI tried to force two Medical Examiners to say the **MURDER** was a **Suicide**. **Sean Suiter** a Baltimore Police officer died from a **MURDER** that was later classified a suicide during a special arrest, 1 day before he was to testify. Other individuals have died unexpectedly, possibly of murder including **Beranton Whisenant Jr.** (also a federal prosecutor), and **Kobe Bryant**. Mr. Cutler's cousin Robert Needle, (who died unexpectenly in May 2017) may have previously contacted Mr. **Beranton Whisenant**, who died on or about 25MAY2017. The medical records of **Jonathan Luna** have finally resurfaced and are currently trying to be



sealed/hidden by the current DA in Lancaster County. Mr. Cutler had stated in public documents that he believes Mr. Luna was murdered by the **KLU KLUX KLAN**. Mr. Cutler also now believes that **THOMAS C. WALES** was also

**MURDERED** by the **KLU KLUX KLAN** 11OCT2001.<ref>

<https://www.fox43.com/article/news/jonathan-luna-murder-mystery-2003/521-2229b272-9355-43a8-8163-506440862577> </ref><ref>

[https://lancasteronline.com/news/local/lnp-county-clash-over-newly-discovered-records-in-jonathan-luna/article\\_01ba656a-483b-11ea-86ed-43533b224839.html](https://lancasteronline.com/news/local/lnp-county-clash-over-newly-discovered-records-in-jonathan-luna/article_01ba656a-483b-11ea-86ed-43533b224839.html) </ref><ref>

[https://lancasteronline.com/news/local/lancaster-county-judge-gives-prosecutor-days-to-say-why-jonathan/article\\_66aa5a86-49ec-11ea-8d57-37ffa1b9ed27.html](https://lancasteronline.com/news/local/lancaster-county-judge-gives-prosecutor-days-to-say-why-jonathan/article_66aa5a86-49ec-11ea-8d57-37ffa1b9ed27.html) </ref><ref>

<https://www.wgal.com/article/newly-discovered-documents-are-related-to-investigation-into-death-of-federal-prosecutor-jonathan-luna/30783745> </ref><ref>

<https://www.pennlive.com/news/2020/02/re-discovery-of-records-on-mysterious-death-of-federal-prosecutor-prompts-fight-between-da-news-media.html> </ref><ref>

<https://www.youtube.com/watch?v=cLAldUHDwj8> </ref> <ref>

<https://www.nbcnews.com/news/us-news/disgraced-baltimore-police-officer-says-detective-who-was-killed-testifying-n844831>

</ref> <ref> <https://www.cnn.com/2018/08/29/us/baltimore-police-detective-sean-suiter-suicide/index.html> </ref>

**Nancy Pelosi** made a false statement in court via her lawyer (Mr Donald B. Verilli Jr.) stated “[N]o one would be hurt and the greater justice would be attained” and violated (18 USC § 1001) on 03JAN2019 on page 24 of the filing that was made in case 4:18-cv-00167-0, a significant federal crime. It is interesting that the law firm of DLA Piper (Kamala Harris’ husband works for this firm and was part of the case against Mr. Cutler and also filed a motion on this same date against him because he dared to continue to challenge the ACA . During a speech at the National Association of Counties’ annual Legislative Conference on 9 March 2010, in



Washington D.C. <ref> <https://www.youtube.com/watch?v=QV7dDSgbaQ0> </ref>

she stated “We have to pass the bill to find out what is in it”. The petitioner “found out what was in it” and filed a Pro se lawsuit **31DEC2013** in Wasington, DC case **1:13-cv-2066**. He also via lawyers hired had previously filed a Writ of Certiorari for the Supreme Court of the United States (**15-632**) and inserted that same writ in United States Court of Appeals case 17-2709, page 314A, via district court case number 2:17-cv-00984 page 10. Since the individual mandate of the Affordable Care Act is now null and void based on the rulling of the USCA and the other provisons of the bill should also be eliminated to preserve the constitution. Mr. Cutler paid the docketing fee for the appeal in case 14-1449 to preserve the right of appeal of Mr. Johnson. His lawyer previously made a false statement to the court in his request to withdraw, based on the documents filed by Mr. Johnson (ECF 100-103) a significant crime (18 USC § 1001). The current orders of Tom Wolf in Pennsylvania violate **GMP** procedures and allows the commonwealth to track every individual on the Pennsylvania Turnpike. (See history of IBP recalls of beef procedures that using a delivery ADDS RISK TO EXPOSING EVERYONE.) Mr. Cutler had worked for multiple pharmaceutical and food compnaies including, HEINZ, CAMPBELLS, MERCK, GSK, BAXTER and others. Mr. Cutler was previously in charge of coordinating the **Y2K** and putting together the contingency plan for MERCK Inc., West Point site. It is Mr. Cutler’s belief COVID-19 is



actually an excuse for **MASS GENOCIDE** against individuals that are deemed undesirable including Jewish and black Individuals and to discontinue pensions via MURDER (see <ref> [https://en.wikipedia.org/wiki/Joyce\\_Gilchrist](https://en.wikipedia.org/wiki/Joyce_Gilchrist) </ref>). It is very easy to Bribe, coerce or pay individuals to bear false witness against another individual and violate **THALL SHALL NOT BEAR FALSE WITNESS** and 18 USC § 1001. The orders Thomas Wolf and other leaders have issued effectively allows the governments in the United States to discontinue religion in and in the State of Pennsylvania, by a member of the **KLU KLUX KLAN** or related organization. Other members of the **KLU KLUX KLAN** in the United States and the World, are all organized to take on the HOAX. This was previously called Agenda 21. As of 16MAR2020 Canada was still allowing flights from CHINA and those persons could be carrying hazardous bio material simply enter the United States from Canada. When Mr. Cutler was working for Merck as a contractor some individuals were caught stealing trade secrets by security at the West Point site. It has been known China has been effectively using live people for transplants for years. Mr. Ellyahoo has stated the word in HUNGARY for SIN is pronounced VIRUS. The closing of all CASINOS in the STATE is to get 100% of all gambling revenue, to have a total monopoly on all sources of payment organized for a complete **Klu Klux Klan** takeover. Jeffrey Smiles has told Jeffrey Cutler that the Allentown Federal Courthouse contains NAZI insigna in the tile work in the building (pending supreme court case # 19-8538 ), and there is a seven acre compound in



Southern Lancaster county that is owned by the Klu Klux Klan. Mr. Smiles has corrected Mr. Cutler's statement that the insigna is actually in the Post Office tile across from the courthouse. This all may have a connection of Joe Biden to China and the transfer of technology to them that has violated the world's civil rights, except Taiwan with less than 10 deaths as of today. Joe Biden an Bill Cosby are named in the same federal lawsuit supposedly about stolen art (USCA 17-1770). Also Based on case # 19-cv-2407 in the Southern District of California, by Cyrus A. Parsa which should be included by reference these claims are true and correct and the book Bloody Harvest <ref> <https://www.bookdepository.com/Bloody-Harvest-David-Matas/9780980887976> </ref>

Based on Mr. Cutler's experience, Engineering Experience, and the case of Joyce Gilchrist <ref> [https://en.wikipedia.org/wiki/Joyce\\_Gilchrist](https://en.wikipedia.org/wiki/Joyce_Gilchrist) </ref> persons in Federal government may have violated the Logan Act Stat. 613, 18 U.S.C. § 953 with China. Since Mr. Wolf's order is illegal, all the Insurance companies have conspired to not pay BUSINESS INTERRUPTION CLAIMS based on the order of Tom Wolf, just like 2 different insurance companies failed to compensate Mr. Cutler for his loss (Erie and State Farm Insurance) and conspired to Commit Mail Fraud even though Josh Shapiro was served as part of the lawsuit naming the PA insurance department. Mr. Wolf's order also violates the Federal Voting law Voting Rights Act of 1965, which prohibits any jurisdiction from implementing a "voting qualification or prerequisite to voting, or standard, practice, or procedure ... in a



manner which results in a denial or abridgement of the right ... to vote on account of race," color, or language minority status. Based on the recent unsealed pleadings of Judge Domenick Demuro (press release 20-472) , voter fraud has been in Pennsylvania a long time. The use of ABSENTEE ballots that are collected by individuals denies the minor protection of MAIL FRAUD, usually associated with this type of voting. Mr. Cutler has attached a handicap placard P15703J renewal that also may be voter fraud in Philadelphia and Mail Fraud. Since that person never lived at that address. Mr. Cutler had formally notified the court of voter fraud in Pennsylvania as of 13DEC2016 in case # 2:16-cv-06287. The DOJ announced the guilty plea of a judge of elections in Philadelphia 21MAY2020, the day after Mr Cutler filed an Injunction Pending Appeal in case 20-1449, that prohibits ANY JURISDICTION in the UNITED STATES from specifying HOW TO PRAY. Mr. Cutler also notifies this court that the failure of the Dams in the state of Michigan may be the result of a deliberate act to prevent and obscure the lawsuit of governor Gretchen Whitmer's unlawful act from being pursued in federal court case 1:20-cv-00323. DR. FAUCCI, KRISTEN WELKER and Persons of the CDC have LIED about an Approved Vaccine to Stop COMPLICATIONS from the FLU & COVID-19 <ref><https://www.futuremedicine.com/doi/10.2217/fca-2020-0082></ref>. They are called PNEUMOVAX23 and Prevnar13 which are the PRIME COMPLICATION TO THE COVID-19 that result in DEATH from pneumococcal disease <ref>



<https://www.diabetes.org/diabetes/medication-management/flu-and-pneumonia-shots> </ref>. KRISTEN

WELKER'S HUSBAND IS A MARKETING EXECUTIVE FOR MERCK. Based on Tigers in the Bronx zoo and Gorillas in San Diego zoo being diagnosed with COVID-19, as well as one million mink in the Netherlands there is **ZERO** evidence that the tigers, Gorillas ever failed to practice social distancing, because the person would be called **LUNCH**. **HIV** has NO VACCINE. This **INVALIDATES ALL THE MODELS** being used to justify the restrictions. Mr. Cutler based on standard engineering concepts the death of Philadelphia Police Lieutenant James Walker, Seth Rich, Bre Payton, Edgar Rosenberg, Lorna Breen, Ellen Greenberg, and others may be MURDERS of the KLU KLUX KLAN, and 1-2% of all law enforcement in the United States may be members or share their views. Also some elected Officials and persons in the military all branches. An 8 year old was raped in Bryant elementary school and his parents were denied the ability to sue because they waited six months. Based on this the charges against William Henry Cosby should be vacated. George Soros and other persons similarly situated may be trying to destroy the United States economy and the Dollar by bad sharing of information, just like on 25MAY1979 American Airlines Flight 191 DC-10, crashed based on not sharing data. Mr. Cutler was trying to fly to Philadelphia that day from Chicago. My friend Daria from Russia, stated that collapse of the dollar was a stated goal of persons. Even in case, 1:20-cv-01130 that the document legally filed is **RETURNED** for failing to file a motion to intervene **PRIOR** to filing the



actual document, violating equal protection under the law and the United States Constitution Ammend 5 and Ammend 1 by denying the ability for redress of grievances. Also based on conflicting death reports, declaring a MURDER a SUICIDE is one way to conceal MURDERS by POLICE or ELECETED officials with the aid of News Outlets. Previous corruption in the United States based out of Illinois called project **GREYLORD** was a 3.5 year activity. Mr. Cutler lived in Illinois during some of this time frame and the joke voting saying was **VOTE EARLY AND OFTEN** and **JUST BECAUSE YOU ARE DEAD IS NO REASON**

**NOT TO VOTE** <ref> [https://en.wikipedia.org/wiki/Operation\\_Greylord](https://en.wikipedia.org/wiki/Operation_Greylord) </ref>

<ref> <https://www.chicagotribune.com/nation-world/chi-chicagoday-greylord-story-story.html> </ref> <ref> <https://www.latimes.com/archives/la-xpm-1987-12-10-mn-28034-story.html> </ref> <ref> <https://fbistudies.com/wp-content/uploads/2017/04/FBI-Grapevine-Operation-Greylord-Hake.pdf> </ref>

It was RECENTLY announced that Rabbi Yisroel Goldstein was charged, **SENTENCED** , while the individual that **MURDRED Lori Gilbert-Kaye** is still awaiting trial (**John Timothy Earnest**) and Jeffrey Lyons is out on bail awaiting to

start his **SENTENCE** for a **55 MILLION DOLLR FRAUD** <ref> <https://www.nbcsandiego.com/news/local/rabbi-shot-in-poway-synagogue-attack-pleads-guilty-to-tax-fraud-docs/2365089/> </ref> <ref> [https://en.wikipedia.org/wiki/Poway\\_synagogue\\_shooting](https://en.wikipedia.org/wiki/Poway_synagogue_shooting) </ref>

CHINA BREAKING THE AGREEMENT WITH HONG KONG IN 23 YEARS MEANS THEY WILL BREAK ANY AGREEMENT INCLUDING THE USE OF BIO-WARFARE. The attacks on the USS McCain, Fitzgerald, Bonhomme Richard and effects in TAIWAN are evidence of coordinated attacks on the



United States which are being hidden from the general population like the civil case against Nancy Pelosi. China has been bribing CIA employees and others for

years. There is no reason what Joe Biden did should be ignored. <ref>  
<https://thehill.com/policy/national-security/512385-former-cia-officer-charged-with-selling-us-secrets-to-china>

</ref> <ref> <https://www.bbc.com/news/world-us-canada-48319058> </ref>

<ref> <https://www.bbc.com/news/world-us-canada-50520636> </ref> <ref>

<https://www.nytimes.com/2019/09/24/us/china-intelligence-sentence.html> </ref>

The Story <ref> <https://www.mercurynews.com/2017/06/14/james-hodgkinson-shooting-facebook-republicans/> </ref>

James Hodgkinson may have had KKK support, because he was using SKS rifle with FIXED 10 ROUND MAGAZINE and FBI COVERED FOR OTHER SHOOTERS BEHIND HIM!!! The rifle James Hodgkinson was using required loading with STRIPPER CLIPS!! It uses the SAME 7.62 round as the AK-47 VARIANT. HE fired 200 rounds in 2 minutes while WALKING AND SHOOTING and it was COVERED UP!! NBC BROADCAST ON THE BOTTOM SCROOL CAPTION AT THE TIME and stated by Senator RAND PAUL!!! The NEWS MEDIA IS AIDING AND ABETTING in concealing the MURDER of a BLACK FEDERAL EMPLOYEE just like Cecily Aguilar, 22 has been charged. The Employee is Jonathan Luna <ref>

[https://en.wikipedia.org/wiki/Jonathan\\_Luna](https://en.wikipedia.org/wiki/Jonathan_Luna) </ref> and Beranton Whisenant <ref>

[https://en.wikipedia.org/wiki/Beranton\\_Whisenant](https://en.wikipedia.org/wiki/Beranton_Whisenant) </ref>, Sean Suiter from the Baltimore

Police department. <ref> <https://blackthen.com/black-mysteries-unsolved-death-jonathan-luna/>



<ref> For Years there has appers to have been a KLU KLUX KLAN serial rapist in East Lampeter Township, Pennsylvania. This included Lisa Michelle Lambert and possibly currently Linda Stoltzfoos and previous possible MURDER of JERRY

MURPHY of WI105 and covered up by the MEDICAL EXAMINER <ref>  
[https://lancasteronline.com/news/local/da-maintains-autopsy-in-luna-murder-mystery-should-remain-sealed/article\\_ca83b358-c6de-11ea-a3eb-67597e2be2cf.html](https://lancasteronline.com/news/local/da-maintains-autopsy-in-luna-murder-mystery-should-remain-sealed/article_ca83b358-c6de-11ea-a3eb-67597e2be2cf.html)

</ref> <ref> <https://redistricting.ils.edu/files/PA%20corman%2020180724%20brief.pdf> </ref>  
East

Lampeter previous LAWSUITS, theft of PROPERTY <ref>

<https://law.justia.com/cases/federal/district-courts/FSupp2/17/394/2488681/> </ref> \$ 540,000  
theft

of LIFE savings and sent to PRISON 2008 case Levi Lapp Stoltfoos (MAYBE

RELIGIOUS FREEDOM) <ref> <https://dockets.justia.com/docket/circuit-courts/ca3/17-1772>

</ref> On 18SEP2020 Justice Ruth Bader Ginsburg died on Rosh Hashanah, the Jewish New Year. Also on September 18, 2020 at 2:48 pm Jeffrey Cutler filed a 324 page MOTION TO RECONSIDER MOTION TO INTERVENE AND COMBINE CASES FOR JUDICIAL EFFICIENCY AND OBSTRUCTION OF JUSTICE AND CONSPIRACY TO COMMIT MAIL FRAUD AND OTHER CRIMES AND SUMMARY JUDGEMENT in case #1:20-cr-00165, United States v. Kevin Clinesmith in Washington DC. The previous document was destroyed by the clerk or Judge in the case. Watch [https://www.youtube.com/watch?v=mgCle8F\\_zUk](https://www.youtube.com/watch?v=mgCle8F_zUk) for more information and read comments sorted newest first. Also see <ref>



<https://www.americanfreedomlawcenter.org/case/jeffrey-cutler-v-u-s-dept-of-health-human-services/> </ref> and <ref> <https://www.brennancenter.org/legal-work/corman-v-torres>

</ref><ref> <https://redistricting.ils.edu/files/PA%20corman%2020180724%20brief.pdf> </ref><ref>

[https://www.pacermonitor.com/public/case/27231978/CUTLER v PELOSI et al](https://www.pacermonitor.com/public/case/27231978/CUTLER_v_PELOSI_et_al) </ref> As an Official

Whistle Blower in the Commonwealth of Pennsylvania, Jeffrey Cutler declares the actions Mr. Krasner, the Mayor of Philadelphia, and the Governor were a concerted effort to legally Murder Jews and Blacks. Mr. Cutler ran for governor as a Pro Se candidate against Thomas Wolf and had an advertisement in the METRO paper on 24OCT2018 page 15 :titled "SAVE BILL COSBY". The government cannot tell you how to PRAY enforced by RELIGIOUS POLICE!!! The DEMONCRATS are using FEAR and JUNK science to try and bring back CONCENTRATION CAMPS just like EXECUTIVE ORDER 9066 by FDR. The ORDER was never declared UNCONSTITUTIONAL, just SUSPENDED, revoked by Ford when he was president. On 04SEP2020 at 10:14 PM a [[FEC]] <ref>

[https://en.wikipedia.org/wiki/Federal\\_Election\\_Commission#First\\_Amendment\\_issues](https://en.wikipedia.org/wiki/Federal_Election_Commission#First_Amendment_issues) </ref> complaint

was filed against [[Youtube]] for illegal edits of comments as an "IN KIND" contribution to [[Joe Biden]], [[Nancy Pelosi]], and MISUSE OF FEDERAL FUNDS (18 U.S.C. § 653) involving [[NPR]] and [[PBS]] networks and also AIDING AND ABETTING in concealing the MURDER of [[Jonathan Luna]] <ref>

[https://en.wikipedia.org/wiki/Jonathan\\_Luna](https://en.wikipedia.org/wiki/Jonathan_Luna) </ref> and [[Beranton Whisenant]] <ref>



[https://en.wikipedia.org/wiki/Beranton\\_Whisenant](https://en.wikipedia.org/wiki/Beranton_Whisenant) </ref>. This is documented in federal court

case 5:19-cv-00834 filed 26FEB2019 in [[Philadelphia]] against [[Nancy Pelosi]] called (CUTLER v. PELOSI, et al.) and later against [[Kevin Clinesmith]]. On 20MAY2020 at 4:10 PM Jeffrey Cutler filed an INJUNCTION PENDING appeal in USCA case 20-1449 to REQUIRE EVERY JURISDICTION in the UNITED STATES unrestricted PRAYER! On 12JAN2021 Jeffrey Cutler filed a MAIL FRAUD complaint against AMAZON and Jeffrey Bezos and on 11JAN2021 filed a MAIL FRAUD complaint against TWITTER and Jack Dorsey. The MAIL FRAUD complaints are based on being an INVESTOR in both companies and the ANNUAL REPORTS OF BOTH COMPANIES that are MAILED to Mr. Cutler and other investors and statements in those reports.

On 11JAN2021 Jeffrey Cutler FILED A MAIL FRAUD COMPLAINT AGAINST TWITTER for statements in their ANNUAL REPORT that is MAILED. TWITTER CLAIMS THAT THEY DO GOOD AND DECIDED THAT DONALD TRUMP'S ACCOUNT IS BANNED FOR LIFE EVEN THOUGH THERE IS TIME STAMPED PROOF OF ELECTORAL FRAUD IN PENNSYLVANIA, ORIGINALLY FILED IN FEDERAL COURT 20OCT2020 PAGE 169 OF CASE

20-2936 PAGE 9 OF THE LINK BELOW !!<ref>

<https://www.courtlistener.com/recap/gov.uscourts.pamd.127057/gov.uscourts.pamd.127057.181.0.pdf> </ref>

THE DROP BOXES IN PENNSYLVANIA FAILED TO HAVE HARD COPY RECEIPT AVAILABLE DESPITE ORDER FROM TORRES ON 12APR2018 TO



THE CONTRARY. ASHLI BABBITT WAS ACTING AS A CITIZEN JOURNALIST AND SHE HEARD THE CONSPIRACY WITH KKK/ANTIFA AND THE POLICE, THAT IS WHY SHE WAS MURDERED!! IN CHINA THEY JUST PUT CITIZEN JOURNALISTS IN PRISON, NOT MURDER THEM, PER STORY PAGE A3 PHILADELPHIA INQUIRER 29DEC2020 BY LILY KUO. PER USCA CASE 17-1770 JOE BIDEN WAS PART OF A GROUP HELPING TO SMUGGLE STOLEN NAZI ART INTO THE UNITED STATES AND BILL COSBY FOUND OUT. AMAZON FOUNDER JEFFREY BEZOS ENDED PARLER and WILLFULLY DESTROYED PARLER AND THEIR LAWSUIT 2:21-cv-00031 in the Western District of Washington should be fully compensated. Nancy Pelosi led a vote to IMPEACH DONALD J. TRUMP a second time on 13JAN2021 allowing for no FACTS or EVIDENCE to be provided. Mr. Cutler filed a 231 page document that is time stamped 2021 JAN 13 P 4:10 in case 20-1422 in the USCA third circuit in Philadelphia and on page 62 of that document is a letter from Nancy Pelosi to Ted Wheeler (the mayor of Portland, Oregon) conspiring to INSITE VIOLENCE AND BLAME TRUMP, with the aid of the media. Despite the RUSH to IMPEACH TRUMP A SECOND TIME , THE ARTICLES of IMPEACMENT have yet to be sent to the SENATE. Thus Pursuant to Title 18, United States, Code § 4, Plaintiff, Mr. Jeffrey Cutler, formally notifies the court of ongoing criminal acts and conspiracy



involved with this civil rights action and requests the court to notify the DOJ Office immediately, and any other criminal justice authorities the court deems necessary, to effect and insure the prompt investigation and prosecution of crimes involved with this case which includes mail Fraud (18 U.S. Code § 1341), the murder of a federal employee (18 U.S. Code § 1114), seditious conspiracy (18 U.S. Code § 2384), activities affecting the armed forces (18 U.S. Code § 2387), Obstruction of Justice, Bank Ruptcy Fraud in case number 19-11466 Philadelphia Accademic Health System and Title 18, Section 871. The civil rights action is case # 5:19-cv-00834, case # 1:20-cv-01130 District Court Maryland, and 1:17-cv-05228 in the Eastern District of New York (The State of New York. et al. v. DONALD J. TRUMP, et al.). The courts have affirmed, it must “afford a liberal reading to a complaint filed by a pro se plaintiff,” particularly when the plaintiff has no formal legal training or education. Klayman v. Zuckerberg, 753 F.3d 1354, 1357 (D.C.Cir. 2014); see also Erickson v. Pardus, 551 U.S. 89, 94 (2007) (“A document filed pro se is to be liberally construed, and a pro se complaint, however inartfully pleaded, must be held to less stringent standards than formal pleadings drafted by lawyers.”) (internal quotations and citations omitted). The current election for president may be just like 2 Star Trek Episodes combined. <ref> [https://en.wikipedia.org/wiki/Bread\\_and\\_Circuses\\_\(Star\\_Trek:\\_The\\_Original\\_Series\)](https://en.wikipedia.org/wiki/Bread_and_Circuses_(Star_Trek:_The_Original_Series)) </ref> and <ref> [https://en.wikipedia.org/wiki/What\\_Are\\_Little\\_Girls\\_Made\\_Of%3F](https://en.wikipedia.org/wiki/What_Are_Little_Girls_Made_Of%3F) </ref> and like



the movie <ref> [https://en.wikipedia.org/wiki/Moon\\_over\\_Parador](https://en.wikipedia.org/wiki/Moon_over_Parador) </ref> or the original unpublished short story entitled "Caviar for His Excellency" by Charles G. Booth there may be an actor portraying Joe Biden right now. As per Bell Atlantic Corp. v. Twombly, 550 U.S. 544, 589 (2007) the court must accept the foregoing information as true.

**WHEREFORE**, for all the foregoing reasons, petitioner respectfully requests the Petition For **INJUNCTIVE RELIEF** be granted as well as Summary Affirmation and all votes via DROP BOXES BE STRICKEN in Pennsylvania and the count be recalculated, and based on Marks v. Stinson Donald J. Trump be declared the winner

<ref> <https://www.leagle.com/decision/199489219f3d8731759> </ref> of the Presidential vote in

**Pennslvania**, and by reference **North Carolina**, **Wisconsin**, **Nevada** and Arizona.

Mr. Cutler has never met Donald J. Trump, and was not paid or compensated in any way for this action. Mr. Cutler did give Mike Pemce a TSHIRT prior to him getting elected Vice President at the hotel previously known as the Host Farm, but has since been renamed. Mr. Cutler gave a similar TSHIRT to both Senators from Pennsylvania Judge Stickman wrote in the case "but even in an emergency, the authority of government is not unfettered" in the case of County of Butler v Wolf. This court should also declare the entire Affordable Care Act (Obamacare) law and the executive order signed in 1942 as Executive Order 9066 by **FDR**

**UNCONSTITUTIONAL**, during an immediate **ENBANC** review of this case when combined with the writ from case **15-632**, and the writ filed by the WHITE HOUSE



as 19-840, 19-1019 also have the government CANNOT SPECIFY HOW TO  
PRAY enforced by Religious POLICE, either LOCAL, STATE, or FEDERAL.  
The MURDER of a BLACK man and 15 year old boy should NOT be Considered  
MOOT as per order from the Judge ECF 203 and the clerk. This USCA case  
number 1:17-cv-05228, 20-3371, 20-1805, 20-1449, 20-1422, 19-1622, 18-3693,  
case number 20-5143 in the USCA DC CIRCUIT SHOULD, 2:21-cv-00031  
Northern District of Washington, plus this case 21-4001 ALL BE  
COMBINED FOR JUDICIAL EFFICIENCY and “GOOD TROUBLE” as per John  
Lewis and stop 5171 years of persecution of Jewish Individuals. Not GETTING  
EXPOSED IN A LIE IS NOT THE SAME AS TELLING THE TRUTH!!!  
ASHLI BABBITT WAS THE START OF KRISTALNAHT UNITED STATES  
<ref> [https://en.wikipedia.org/wiki/Night\\_of\\_the\\_Long\\_Knives](https://en.wikipedia.org/wiki/Night_of_the_Long_Knives) </ref>  
YOU CAN DESTROY THE EVIDENCE, BUT YOU CANNOT DESTROY THE  
TRUTH. At least Four different federal courts have conspired to deny Mr. Cutler the  
right to Petition the government for redress of grievances as part of the FIRST  
AMENDMENT, in conjunction with the media, elected and non-elected officials  
Based on payments inside and outside the United States. IMPEACHING ANYONE  
should demand the FULL ATTENTION OF THE COURTS AND THE  
CONSTITUTION, and there should be NO SHORTCUTS ALLOWED.



Respectfully submitted,

DATE: 22JAN2021

/s/ Jeffrey Cutler

Jeffrey Cutler, pro se  
215-872-5715 (phone)  
[eltaxcollector@gmail.com](mailto:eltaxcollector@gmail.com)  
P.O. Box 2806  
York, PA 17405

### **CERTIFICATE OF SERVICE**

I hereby certify that on JANUARY 22, 2021, I filed the foregoing with the Clerk of the Court for the United States Court Appeals for the THIRD Circuit via United States Mail or in person. Participants in the case who are registered CM/ECF users will be served by the appellate CM/ECF system. I further certify that all of the other participants or their lawyers in this case are registered CM/ECF users except as follows and they are served by mail or email .

/s/ Jeffrey Cutler

Jeffrey Cutler

### **CERTIFICATION OF COMPLIANCE**

This brief complies with the type-volume limitations of Fed. R. AP. P. 35(b)(2) and Circuit Rule 40-1 because this brief contains no more than # of pages allowed by ECF 17 USCA CASE 20-2936, excluding the parts of the brief exempted by Fed. R. AP. P. 32.



## PLAINTIF'S PROPOSED ORDER FOR SUMMARY AFFIRMATION

AND NOW, this \_\_\_\_\_ day of \_\_\_\_\_, 2020 upon consideration Plaintiff's Motion for Default Judgment and for good cause shown, it is hereby ORDERED the Motion is GRANTED. SO ORDERED.

- [1] Per Marks v. Stinson, <ref> <https://www.leagle.com/decision/199489219f3d8731759> </ref>, Donald J. Trump be sworn in as President, with Mike Pence by removing Joe Biden, and Kamala Harris, if for no other reason he can be removed from office with OFFICIAL TRIAL as demanded by NANCY PELOSI, SPEAKER OF THE HOUSE and all EXECUTIVE ORDERS SIGNED BY Joe Biden be declared NULL and VOID.
- [2] Order the SUMMARY AFFIRMATION against all defendants be granted and made FINAL at one million dollars per day or as a negotiated amount.
- [3] ORDER ALL BALLOTS THAT WERE CAST ILLEGALLY IN VIOLATION OF THE ORDER OF 12APR2018 BY MR. TORRES BE DISCARDED AND TURNED OVER TO THE FBI FOR PROSECUTION
- [4] Order that ELECTORAL FRAUD is counterfeit ballots and also under the PURVIEW of the SECRET SERVICE.
- [5] Order Tom Wolf, Josh Shapiro and others be charged with conspiracy to commit MAIL FRAUD in connection with the voting in Pennsylvania and mailing the vote tally to CONGRESS.
- [6] Order the order of Judge Margret Miller made March 17, 2017 against Jeffrey Cutler vacated, the order by Judge Margaret Miller against Jammal Harris vacated and order by Judge Lawrence Stengel against Lisa Michelle Lambert vacated and all persons similarly situated (William Henry Cosby, Joe Johnson, Jeffrey Smiles, Emily Weinman, David Sommers, Mr. William H. McMichael, Stan Caterbone, Claire Risoldi, Rufus Seth Williams, Budd Dwyer, Stephen T. Kirchner (1873 MDA 2018), Scott Capps, General Flynn, Mr. Popodopolis, Ari Goldstein, charges against Roger Stone and Eric Snowden, prison sentences of MAC PHIPPS in LOUISIANA, Julius Jones in Oklahoma, etc.), for violations of equal protection. All prosecutions of Robert Mueller as special prosecutor vacated because his appointment was based on perjured testimony, which is verified by Mr. Steele in a foreign court.
- [7] Order the summary and default judgment of all other cases filed by Mr. Cutler in every court also be granted, and all judgements against Mr. Cutler by every Judge vacated including traffic violations for expired inspection in York, PA East Lampeter Township and Haverford, PA.
- [8] Order ECF 103, 104, 105 & 106 be denied USCA case 20-1805.
- [9] Order Nancy Pelosi and Adam Schiff to resign from their elected positions based on crimes identified in this document, or from their leadership positions and pay 1million dollars per day fine until they agree.
- [10] Order Judge Barry Bloss, Judge Cynthia Rufe, Judge Eduardo Robreno, Judge Denise Commins, Judge Nicholas G. Garaufis, Judge Midge Rendel, and Judge Catherine Blake pay twice their daily salary each day to



the innosense project , until they resign.

- [11] Order Tom Wolf, Jim Kenny to resign for interference in interstate commerce and misuse of Federal Funds.
- [12] Order all vandalism perpetrated against Mr. Cutler and **Mr. Krieger** to be compensated, and listed.
- [13] Provide documentation to the court of how much all court costs and legal fees have been to date, and list cost or legal hours and **ALL LEGAL FIRMS** used to try to change the outcome of a certified election, of Jeffrey Cutler and Donald Trump in all future actions with the court by East Lampeter Township Lancaster County. Legal fee documentation should start with the actions of the solicitor on and East Lampeter Township starting in 05NOV2013.
- [14] Order East Lampeter Township to reveal all persons or individuals that have expressed interest in this case, especially any officials of the United States Government, and all payments by any George Soros organization.
- [15] Order a one million dollar a day penalty per named defendant, until Mr. Cutler's reputation and credit are restored or individual agreements are reached with each party.
- [16] Order Susan Peipher Esquire, East Lampeter Township, Lancaster County Courts and unnamed others show cause why they should not be charged with violations of the RiCCO ACT, both 18 U.S.C. §§ 1961–1968. RICO violations, and 18 U.S.C. § 1964, Civil RiCCO Act.
- [17] Order Susan Peipher Esquire, Christina Hausner, East Lampeter Township, East Lampeter Township Police, Lancaster County Courts, Ralph Hutchinson, Judge Margaret Miller, Scott Martin, Elam Herr, all named defendants in this case and unnamed others show cause why they should not be charged with violations of 18 U.S.C. § 2113 (bank robbery) and electoral fraud.
- [18] Order Fulton Financial to return all money for accounts ending with 8603 and 8612 with penalties.
- [19] Order Fulton Financial to compensate the plaintiffs for cases 5:18-cv-00987 and case 2:17-cv-02763 as demanded in their respective lawsuits.
- [20] Order Wikimedia foundation and all media outlets specified to provide space and corrections as provided by the plaintiff and his designated representative for fake news and PROGRAMMED CENSORSHIP!!
- [21] Order Summary Judgement be awarded for all other cases Mr. Cutler has been denied due process be awarded.
- [22] Other remedies the court deems appropriate.
- [23] Order the Democratic National Committee to also show why they are not a party to Religious discrimination.
- [24] Order Nancy Pelosi to resign from her position for the false statement (18 USC § 1001) made through her lawyer.
- [25] The primary election in Pennsylvania held June 2, 2020 should be redone because of unequal treatment of voters throughout the state.
- [26] Order of GAVIN NEWSOME, GOVERNOR OF CALIFORNIA be vacted because it is obstruction of free exercise of religious beliefs and violates Matthew Shepard and James Byrd Jr. Hate Crimes Prevention Act.



- [27] Order CHINA to allow the residents of Hong Kong to vote on become a territory of the United States for attacking the United States.
- [28] Order that Taiwan be allowed the residents to vote on becoming a territory of the United States for their part in help in attacking the United States.
- [29] Combine cases 20-1805, 20-1449, 20-1422 from USCA third circuit and 20-5143 from the USCA DC CIRCUIT and 21-40001 Fifth Circuit, and 1:17-cv-05228 from the Eastern District of New York.
- [30] Order Broadcasters to make available at NO COST their AUX CHANNELS for teaching grades K-12.
- [31] Order Susan Peipher Esquire and other lawyers guilty of similar activities, to be barred from participation in the Federal Court CM/ECF system.
- [32] Order that all public broadcasting stations be charged with VIOLATIONS 18 U.S.C. § 653, misuse of federal funds, or on the alternate be charged with 18 U.S.C. § 666 for Censoring Mr. Cutler's activity.
- [33] Order the money that Mr. Bloomberg sent to the DNC plus pledged funds be held for his employees that worked on his presidential bid that took the jobs based on contracts he made to be distributed by Mr. Cutler.
- [34] Order GOOGLE LLC with violations of the ELECTION CAMPAIGN contributions by editing Mr. Cutler's comments on youtube videos and other destruction of phone use to pay a fine for each occurrence not to exceed one billion per instance.
- [35] Order the CDC to recommend mass Pneumonia vaccinations to STOP COMPLICATIONS of COVID-19 and FLU
- [36] Order the STATE SCHOOLS to REQUEST BIDS FOR ONSITE TEACHING ON A CONTRACT BASIS 10, 30, 100 STUDENTS, etc.
- [37] Although there is no amount of money that can bring back BREONNA TAYLOR, from the dead, the store chain LORD AND TAYLOR could be brought back as LORD AND BREONNA TAYLOR as a fixed reminder to her death and combined with CENTURY 21.
- [38] Based on the reply on 27SEP2020, Mike Carter and the Seattle Times should be charged with aiding and abetting the coverup of the murder of Jonathan Luna 04DEC2003 after the fact (18 U.S.C. § 3 Accessory After the Fact MURDER of Jonathan Luna)
- [39] Order CITIBANK pay three times the amount they allowed to be stolen via fmail fraud from Jeffrey Cutler and Marilyn Cutler, and document how much they spend on lawyers to support their conspiracy to commit mail fraud.
- [40] The constitution should be ammended to allow all citizens of voting age in any prison the right to vote for a representative in congress and president of the United States just like Washington, DC., and 1 electoral vote. The total prison population shall be added to the census for the country. No additional seats shall be added to the



house.

- [41] The constitution should be ammended to allow all citizens of voting age native born in any territory the right to vote for a representative in congress and president of the United States just like Washington, DC., and 1 electoral vote. The total population shall be added to the census for the country. No additional seats shall be added to the house.
- [42] The government shall establish a set of specifications for the minimum features a health plan shall contain to be called copper, silver, gold platinum, etc., and failure to deliver these features shall be considered mail fraud.
- [43] The intentional termination of life by any third party for money for all individuals from 84 months old after conseption to 30 months old after conseption shall be considered a crime.
- [44] A replacement for obamacare would allow any United States interstate company offer their group health plan to not only their employees, but their suppliers and customers at any pricing they choose with a stated customer charge and individual charge.
- [45] The request for the stay of the order of 14SEP2020 BY THE OFFICE OF ATTORNEY GENERAL SHOULD BE DENIED because it should be an injunction pending Appeal.
- [46] Every jurisdiction in the United States MUST allow UNRESTRICTED PRAYER NOT ENCUMBERED BY any local specifications specifying the correct way to pray, enforced by RELIGIOUS POLICE.
- [47] Judge Rendell should recuse herself because of her involvement with this case, dating to 13MAY1985 and her current spouse involvement with the Insurance industry.
- [48] Mark Trundos be compensated for criminal activity regarding 2:19-cv-05846 .
- [49] Jeffrey Cutler be allowed to get Medicare Part B as equitable release based on PANDEMIC provisions put in place by the president of the United States.
- [50] All ballots collected in remote collection boxes where the voter was not offered a **HARD COPY** of their vote be segregated (violating 18 U.S.C. § 653, misuse of federal funds and Equal Treatment Under the law Ammend 14) and if they cannot be segregated all votes where they are mixed should be discarded.
- [51] Order Tami, Charity Welch (case 5:20-cv-04842), Pavel Resnick, Stacty Gonzalez (case 2:18-cv-05028), Ken Krieger be compensated at a minimum of \$250,000 dollars
- [52] Mr. Noviho (5:15-cv-03151) be compensated at a minimum of \$250,000 dollars because he should have won on 03SEP2015, but the lawyer George Reihner failed to protect Mr. Noviho.
- [53] Order everyone mentioned in this case that is victim of the KKK or FBI be awarded a minimum of \$250,000 dollars, including both children of Budd Dwyer and the individual Mr. Smiles identied as "K" living in his car via email to Mr. Cutler.
- [54] Order Wikipedia to reveal the Name, Address, and Email of AmandaNP, RAVENSFIRE, and PROLOG and Government sources used to SPY & CENSOR on Mr. Cutler and pay him an appropriate payment of at least 10% of their NET WORTH.



[55] A law should be passed that allows JEFFYBONDS be used to make sure every POLICE vehicle is a 2 man car because like computers, POLICE CAN NEVER HAVE TOO MUCH BACKUP and they be used instead of CARES act money to balance the Pennsylvania Budet

[56] Seth Williams should get his law license restored just like Ernie Preate, plus awarded 250,000 dollars

[57] Mr. Michael Grant and Mr. Noviho (5:15-cv-03151) be compensated at a minimum of 250,000 dollars

[58] Jeffrey A Dellinger be compensated at a minimum of 250,000 dollars for being directed he must goto church on Sunday

[59] Mr. Jammal Harris be compensated at a minimum of 250,000 dollars

[60] Survivors of Sean D. Williams (18-2773) be awarded a minimum of 250,000 dollars, as well as Duncan Hunter.

[61] Order Andrew Cuomo, Gavin Newsome and Leticia James resign for violations of the right to PRAY, and testify under OATH.

[62] Order Traveller's Insurance, Citibank and others to pay into the fund or face criminal prosecution.

[63] Order every employee at PBS/NPR to dedicate a portion of their pension or paycheck to a fund or face prosecution for 18 U.S.C. § 653 MISUSE OF FEDERAL FUNDS, MAIL FRAUD, AND OTHER CRIMES.

[64] GOOGLE is guilty of violating 47 U.S. Code § 230 via their Youtube division and recently with  
<ref> <https://www.youtube.com/watch?v=XqngkJolrBk> </ref>>

[65] GOOGLE is guilty of violating 47 U.S. Code § 230 via their Youtube division and recently with  
<ref> <ref><https://www.youtube.com/watch?v=CoXy7gXOJtA> </ref>

[66] GOOGLE is guilty of violating 47 U.S. Code § 230 via their Youtube division and recently with  
<ref> <https://www.youtube.com/watch?v=DJOB2DiNNsY> </ref>

[67] GOOGLE is guilty of violating 47 U.S. Code § 230 via their Youtube division and recently with  
<ref> <https://www.youtube.com/watch?v=7-w5NZYUIC0> </ref>

[68] GOOGLE is guilty of violating 47 U.S. Code § 230 via their Youtube division and recently with  
<ref> <https://www.youtube.com/watch?v=WQfOwB-k7yQ> </ref>

[69] GOOGLE is guilty of violating 47 U.S. Code § 230 via their Youtube division and recently with  
<ref> [https://www.youtube.com/watch?v=xNdTBw7z\\_aw](https://www.youtube.com/watch?v=xNdTBw7z_aw) </ref>

[70] GOOGLE is guilty of violating 47 U.S. Code § 230 via their Youtube division and recently with  
<ref> <https://www.youtube.com/watch?v=DV-92HMNGuY> </ref>

[71] GOOGLE is guilty of violating 47 U.S. Code § 230 via their Youtube division and recently with <ref>  
<https://www.youtube.com/watch?v=ONc7g3PqtOM> </ref>



[72] GOOGLE is guilty of violating and in conjunction with every other news media including ABC, CBS, NBC is guilty of violating 18 U.S.C. § 3 Accessory After the Fact MURDER of Jonthan Luna and others.

[73] Kara N. Templeton, Christopher Leppler, Judge Nicholas G. Garcaufis, Judge B. Denise Commins have conspired to violate 18 U.S.C. § 3 Accessory After the Fact MURDER of Jonthan Luna and pay a fine equal to their pension for 10 years.

[74] Dr. Levine and other PUBLIC health officials should SURRENDER their MEDICAL LICENSE for FAILURE to RECOMMEND INCREASED PNEUMONIA vaccinations including Dr. Deborah Birx and be investigated for any payments made to them, and pay the equivalent of Social Security Death payment for everyone that died in Pennsylvania and the United States, as well as all media organizations that also participated in the deaths (APPROXIMATELY 1.5 MILLION 255 \* 5493) EACH.

[75] Based on case 10011 Boeing should create a project to bring back the L-1011 Aircraft from the dead with engines from the 737-MAX to provide new aircraft to the fleets that would soak up excess production engines and provide new capacity to the Airline Industry Worldwide and Engineering jobs and capacity.

[76] ORDER THAT CARTER PAGE LAWSUIT BE INCORPORATED INTO THIS ACTION AND AT MINIMUM BE AWARDED \$ 250,000

[77] Order all individuals that have contributed to the **Pandemic Destroy America Fund** pay twice the amount paid into the fund and Jeffrey Bezos, Jack Dorsey, Tim Cook, Bill Gates, George Soros pay 10% of their net worth as a fine for trying to destroy the United States and electoral fraud and the constitution as well as all similarly situated.

[78] Mr. Bezos be incarcerated until Parler has been made whole, and he pays everyone in the United States that lost money \$ 2,000 , along with the president of ABC Channing Dungey, and James Comey(Approximately 400 billion)

[79] Order the United States Government to stop collecting or accessing penalties **FOR FAILURE** to **comply with established tenets or teachings of such sect or division of ANY religion in violation of the U.S. Constitution amendment 1 and declare the ACA unconstitutional** , based on the 89 page writ of USCA case 17-2709 on page 314A, and Supreme court case # 15-632 plus the writ filed by the WHITE HOUSE as 19-840, 19-1019 and Declare that no jurisdiction of the United States can dictate the proper way to pray.

Dated: \_\_\_\_, 2021\_\_\_\_

\_\_\_\_\_  
BY THE COURT



CASE 21-40001 EMERGENCY EXPEDITED ENBANC FILE

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



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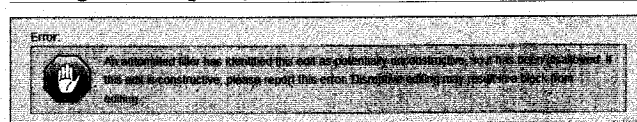
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- (cur | prev)  14:22, 25 January 2021 Ravensfire (talk | contribs) ... (17,282 bytes) (-175) ... (Reverting edit(s) by 107.77.193.108 (talk) to rev. 1000944973 by Malcolmxl5: Vandalism (from contribs) (RW 16)) (undo) (Tags: Undo, RedWarn)
- (cur | prev)  21:06, 24 January 2021 107.77.193.108 (talk) ... (17,457 bytes) (+4) ... (→Pennsylvania Attorney General election: Added link and Programmed Censorship Identified USCA Information Unconstructive, of Electoral Fraud 24DEC2020 at 7:50 AM~~~~~) (undo) (Tag: Reverted)
- (cur | prev)  20:49, 24 January 2021 107.77.193.108 (talk) ... (17,453 bytes) (+171) ... (→Pennsylvania Attorney General election: Added USCA information Plus Taking Oath of Office Second Time~~~~~) (undo) (Tag: Reverted)
- (cur | prev)  13:54, 17 January 2021 Malcolmxl5 (talk | contribs) ... (17,282 bytes) (+42) ... (Importing Wikidata short description: "American politician" (Shortdesc helper)) (undo)





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[-Pennsylvania Attorney General election=  
[Further(2016 Pennsylvania Attorney General election)]  
Shapiro announced his intention to run for [[Pennsylvania Attorney General]] in January 2016.<ref>[[cite news|last1=Field|first1=Rick|title=Shapiro Officially Announces AG Campaign|url=http://www.politico.com/shapiro-officially-announces-ag-campaign/71886|access-date=January 12, 2016|agency=Politico]]</ref>[date=January 12, 2016]</ref> He had never previously served as a prosecutor, but he was a member of the state bar and worked with the law firm **Stradley Ronon**.<ref name="oro">[[cite news |last1=Oro|first1=Anna |title=Josh Shapiro vs. John Rafferty: What to know about the PA Attorney General race |url=https://billypenn.com/2016/10/25/shapiro-vs-john-rafferty-what-to-know-about-the-pa-attorney-general-race/|publisher=Billy Penn |date=October 25, 2016]]</ref> Shapiro campaigned on his promise to restore the office's integrity following the resignation of [[Kathleen Kane]], and he also promised to work to combat the [[opioid epidemic]]<ref name="philly"> and [[gun violence in the United States|gun violence]]. His campaign was supported by President [[Barack Obama]] and presidential candidate [[Hillary Clinton]], and billionaire businessman [[Michael Bloomberg]] was among the largest donors to Shapiro's campaign.<ref name="oro">[[cite web|last1=Oro|first1=Anna|title=Josh Shapiro wins PA Attorney General Race|url=http://billypenn.com/2016/11/08/josh-shapiro-wins-pa-attorney-general-race/|website=Billy Penn|publisher=Spirited Media|access-date=November 21, 2016]]</ref> He won the Democratic primary for attorney general in April 2016, defeating [[Stephen Zappala]] and John **Morganelli** with 47% of the vote.<ref>[[cite news|last1=Addy|first1=Jason|title=Shapiro Wins Dem AG Nomination|url=http://www.politico.com/shapiro-wins-dem-ag-nomination/74925|access-date=May 21, 2016|agency=Politico]]</ref>[date=April 26, 2016]</ref> In November 2016, Shapiro won election as attorney general, defeating Republican nominee [[John Rafferty Jr.]] with 51.3% of the vote.<ref>[[cite web|url=https://www.nytimes.com/elections/results/pennsylvania-attorney-general|title=Pennsylvania Attorney General Results: Josh Shapiro Wins|last=Times|first=New York|date=November 21, 2016|access-date=November 25, 2016]]</ref>

Upon taking office, Shapiro joined with several other state attorneys general in opposing President [[Donald Trump]]'s [[Trump travel ban|travel ban]].<ref>[[cite news |last1=Burns |first1=Alexander |title=How Attorneys General Became Democrats' Bulwark Against Trump |url=https://www.nytimes.com/2017/02/06/us/attorneys-general-democrats-trump-travel-ban.html?module=inline |work=New York Times |date=February 6, 2017]]</ref> and he also filed a lawsuit to block the implementation of a rule that would have made it easier for employers to deny health insurance coverage of [[contractive]]s.<ref>[[cite news |last1=Pear |first1=Robert |title=Court Temporarily Blocks Trump Order Against Contractive Coverage |url=https://www.nytimes.com/2018/08/27/us/politics/pennsylvania-attorney-general-josh-shapiro.html |work=New York Times |date=December 15, 2017]]</ref> He also joined a lawsuit against [[The Technical Institute]], a (for-profit higher education in the United States|for-profit educational institute), that resulted in a \$166 million settlement (with about \$5 million of that settlement going to Pennsylvania students).<ref>[[cite news |last1=Hurrell |first1=David |title=Attorney General Josh Shapiro Is Hosting a Philly Town Hall on Student Debt |url=https://www.phillymag.com/news/2019/10/01/josh-shapiro-student-debt-town-hall/|publisher=Philly Mag |date=October 1, 2019]]</ref> In 2018, he reached an agreement with federal officials to prevent the distribution of blueprints for [[3D printed firearms]].<ref>[[cite news |last1=Hew |first1=Tiffany |last2=Feuer |first2=Alan |title=A Rush to Block Downloadable Plans for 3-D Printed Guns |url=https://www.nytimes.com/2018/07/30/business/downloadable-blueprints-printable-guns.html?module=inline |work=New York Times |date=July 30, 2018]]</ref> In 2019, he came out in support of the legalization of marijuana for recreational use by adults, joining Governor Wolf and other leading Pennsylvania Democrats.<ref>[[cite news |title=Pennsylvania Attorney General Josh Shapiro Backs Legalizing Marijuana |url=https://philadelphia.observer.com/2019/09/27/pennsylvania-attorney-general-josh-shapiro-backs-legalizing-marijuana/|publisher=CBS Philly |date=September 27, 2019]]</ref>

In 2016, shortly before Shapiro took office, the Pennsylvania Attorney General's office began an investigation of allegations of sexual abuse by the [[Catholicism|Catholic Church]]. Shapiro chose to move forward with the investigation, and, in August 2018, he released the results of an [[Grand jury investigation of Catholic Church sexual abuse in Pennsylvania|extensive grand jury report]]. The report alleged the sexual abuse of more than 1,000 children at the hands of over 300 priests.<ref name="editor">[[cite news |last1=Deas |first1=Elizabeth |title=Meet Josh Shapiro, the Man Behind the Bombshell Investigation of Clergy Sexual Abuse |url=https://www.nytimes.com/2018/08/27/us/politics/pennsylvania-attorney-general-josh-shapiro.html |work=New York Times |date=August 27, 2018]]</ref> His report prompted similar investigations in other states, an inquiry by the federal government, and proposed legislation to change the statute of limitations in Pennsylvania.{{citation needed|date=November 2019}}

In May 2019, it was reported that Shapiro and State Senator [[Jay Costa]] had directed paid communications staffers to edit their Wikipedia pages with positive material.<ref>[[cite web|url=https://lanocastonline.com/opinion/editorials/public-employees-shouldn't-be-tasked-with-writing-glowing-entries-for-elected-officials-wikipedia-pages-opinion/article/3c7e769e-704d-11e9-b85a-07918b091208.html|title=Public employees shouldn't be tasked with writing glowing entries for elected officials' Wikipedia pages [opinion] |last=BOARD|first=THE LNC EDITORIAL|website=LancasterOnline |language=en |access-date=2020-04-24]]</ref><ref>[[cite web|url=https://lanocastonline.com/news/local/wikipedia-flags-pa-attorney-general-josh-shapiro-over-glowing-staff-written-bio/article/b9e98fde-70da-11e9-af60-af6ebd54446.html|title=Wikipedia flags Pa. Attorney General Josh Shapiro over glowing, staff-written bio |last=WRITER|first=CARTER WALKER and JUNIOR GONZALEZ |() |Staff|website=LancasterOnline |language=en |access-date=2020-04-24]]</ref>

He was [[2020 Pennsylvania Attorney General election|reelected in 2020]]. On 13 JAN 2021 at 4:10 PM Shapiro is accused in **USA** case 20-1422 third circuit for the [[Electoral fraud]] identified on the AG website on 24NEC2020 at 7:50 AM. Josh Shapiro took the oath of office for the second time 19 JAN 2021. <ref>[[cite news |last1=Zimm |first1=Adam |title=Shapiro takes oath of office marking second term |work=Local News |date=January 19, 2021]]</ref> <ref name="ab27">[[cite web|url=https://www.ab27.com/news/us/local/politics/election/josh-shapiro-wins-pa-attorney-general-race/|website=(WHTH-TV)|title=Josh Shapiro wins Pa. Attorney General Race|date=November 6, 2020|first=Kate|last=Swigart]]</ref>

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Edit summary (Briefly describe your changes)

\* Pennsylvania Attorney General election \*Added USCA information Plus Taking Oath of Office Second Time-----



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